THE

BENGAL ALMANAC

FOR THE YEAR

1844

WITH

A Companion and Appendix

CONTAINING

CELESTIAL AND TERRESTRIAL PHENOMENA, CHRONOLOGICAL INFORMATION,

EXTRACTS FROM ACTS OF PARLIAMENT RELATING TO INDIA,

ACTS OF THE SUPREME COVERNMENT OF INDIA,

CIVIL, MILITARY AND COMMERCIAL REGULATIONS,

REGULATIONS OF PUBLIC INSTITUTIONS,

&c., &c.

COMPILED AND ARRANGED

BY

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LOCAL OBSERVATIONS.

PART I.



Local Observations.

JANUARY

This is one of the most pleasant months in the year. Its temperature is cool and refreshing, and extremely congernal to all but the victims of gout and rheomatism. The area and day is generally clear and wholesome, but the mornings and evenings are sometimes damp and toggy.

The thermometer ranges in the shade, from 52° in the morning to 65° in the afternoon.

A northerly wind prevails during this mouth, but seldom blows with much strengthwiner it does and is accompanied with rain, the cold is very disagreeable.

In the meat market there is a plentiful supply of beef, mutton, veal, lamb, park, kid poultry, see of the most superior kinds

Game also is to be had in great abundance-enipe, duck, teal, &c.

The fish market is well supplied at this season, with brekty, or cockup, (the salmon of the East) moon ce, rooe, cutlah, quoye, sowie, selkah, bholah, sels, soles, and many others of interior descriptions.

Vegetables of all kinds are now in the highest state of perfection; the markets abound with given peas, cauliflowers, cabbages, turnips, potatoes, asparagus, vaiss, carrots, spinnage, greens, cucumbers, radishes, celery, leftuces, young onions, not cole, kutchoolerenth beans, seem, brinjalls, red and white beet, &c., &c.

Finit trees, in general, begin to show their buds and blossoms this month; mangos, peach, pumplenose (shaddock), rose apples, &c.

The fruits in season are Sylhet and China oranges, loquats, plantains, pine apples, long and round plums, large guavas, pumplenose, upparab and a few others.

N. B —The tollowing fruits and vegetables, are procurable not only in this month but throughout the whole year, viz —plantains, sugar canes, cocoanuts, guavas, pine apples, papialis.custard-apples, tack, country almonds, tamarinds, omrah, barbutty, mant, sage, parsley, omous, radiahes, lettuce, &c.

FEBRUARY.

The month is generally cool and comfortable particularly if the Northerly wind prevails, the weather afterwards becomes disagreeable, till a change of season takes plut exhout the rud of the month.

When the weather is variable, the wind blows principally from the N. W., veering round occasionally to the N. E. attended with clouds and drizzling rain, this continues till about the 29th, when the Southerly wind sets in. The weather now becomes mild and geneal, the days, however, sometimes rather bot, and the nights cold, with heavy dews.

The Thermometer, in the shade ranges, on a medium, from 58 to 75.

The measles in children, are very prevalent during the whole of this month.

Rheumatism and gout become less fromblesome after the southerly winds have set in. Werin clothing becomes rather unpleasant to new comers, but not so to old Indiana, whose blood is not so easily bested. Sometimes this mouth is rather showery, when protracts the cold season till the middle of the following mouth.

Meat continues good and abundant.

The rish market has the addition of the small hillsch, (the Indian mackerel)

The additional vegetables are pumpkin and young cucumbers and the fruits sustant apples, maiberries, and small water-melons.

*

LOCAL **OBSERVATIONS**.

MARCH.

ster ranges in the shade from 68 in the morning to 82 in the afternoon tions of husbandry, generally commence this month, so soon as the d by rain; this, however, sometimes happens at the latter end of on it is occasioned by an unusual quantity of rain.

inarket continues good.

be had in abundance, and the market has the addition of the gooteal, a small out well flavored fish.

Green peas and turnips disappear at the end of this month; sallad, cabbages, carrols and celery are on the decline, but asparagus and potatoes continue excelent green mangoes and unripe musk-mellons are to be lad, also omrah, greens, and water cresses

Fruit is also plentiful—large water melons appear about the middle of the mouth, and continue in perfection till the middle of June.

The North-westers with thunder and lightning, and rain, generally appear towards the end of this mouth

APRIL

The beginning of this month is sometimes pleasant particularly if the North-westers are frequent, but the middle and latter part are disagreeable in the extreme of it is one of the worst months in the year

The Thermometer ranges in the shade from 80 in the morning to 90 in the afternoon, but when exposed to the sun, it rises to 110.

The wind blows from the south, and is very strong throughout the month, and when the wind is hot from the absence of rain, it becomes oppressive. This state of the weather is very unfavorable to vegetation.

The North-westers are at times attended with dreadful storms of thunder and high ning, during which rain and hall fall in torrents—these storms sometimes—occasion much damage. The North westers continue at intervals till the beginning, and sometimes till the middle of May.

This is an unfavorable season for meat, which begins to be flabby and poor, the fat spungy and yellow.

The fish market has the addition of the mangoe fish, so called from its annual visit to all the Bengal rivers, at this (the mangoe) season, to spawn: it appears as soon as the mangoe is formed on the tree, and disappears at the close of the season, that is about the middle of July. This fish has, perhaps, the most agreeable flavor of any in the world, and is so much sought after, (by natives as well as Europeans) that although not so large as a middle sized whiting, they are sold at the beginning of the month, at from 2 to 4 rupees per score. Before the end of May, as they become plentiful, they are sold at one rupee per score; and in June, two to three score may be had for a rupee. The fish market has also the addition of the carp and mhagoor.

Pointnes, asparagus, omons, cucumbers and a few cabbage sprouts are the only vegetables to be procured.

Water melons and must melons are in great perfection; but there is not much fruit now to be had in the market. Green mangues for pickling, and corinda for tarts are in great abundance.

MAY.

The weather, during this month is most oppressive, especially the latter half of the month the wind continues Southerly, and the heat is scarcely bearable. Of all months in the year, the present is the most trying, particularly to those whose avocation a compel them to be much out of doors. To be exposed to the sun without a covering, is extremely dangerous at any hour; from 10 to 5 o'clock, it would be ruin to any constitution, except to that of a native, inured to the climate by birth and practice; and even natives sometimes fall a sacrifice to the powerful influence of the sun. The heat in the first half of the month is sometimes relieved by North-westers, accompanied by refreshing showers, vivid lightning and loud fluinder at times attend the North-westers

The thormometer ranges in the shade, on a medium, from 85 in the moraling to 94 in the afternoon if exposed to the full influence of the sunbeams, it will rise to 149 degrees, and sometimes higher.

Crapes of the largest size peaches, pine apples, limes, rose apples, lichees, jambrules, wampees, mangoes, jack, water melons, musk-melons, pomegranates, custard-apples, and a great variety of interior fruits, are in season.

The ment market is very inferior to that of last month.

Fish continues good and abundant, the beekty excepted, which from the difficulty of its reaching the market in a firm state, becomes scarce. Mangoe fish is in great perfection this month.

Asparagus, potatoes, and arbba re sprouts, with indifferent turnips, sweet potatoes, encumbers and onions are nearly all the vegetables now in the market. Pumpkins and several roots are however producable.

JUNE.

The periodical rains set in about the middle of this month. Refreshing showers, fall occasionally, which cool the air and encourage vegetation.

The thermometer during the first half of this month, frequently rises to 99, in the shade, at noon, but in general the rains, which commence about the 15th, keep the temperature much below this.

The weather throughout the whole of this month, is oppressive, in proportion to the quantity of rain which falls; if the weather be dry the heat is scarcely bearable; it is generally very close, not a breach of air from any quanter

Meat, as must be expected, as now very indifferent

The fish market is much the same as during last month.

Mange-stare in zreat abundance, and perfection. The Maldah manges arrive in Calcutta about the mobile of latter end of this month, and they are considered to be the best that can be produced in Benzal. Grapes, peaches, honces, &c. disappear towards the end of this mouth. Custord applys, pine apples, and guavas are in great perfection.

Asparagus, potatoes and onions, are the principal vegetables that remain.

, icl'X

This month is attended with much rain; the winds are light and variable: the weather frequently gloomy, and sometimes stormy, with heavy fails of min, whilst at intervals it is fair, and mild.

The thermon eter ranges in the shade from 80 in the morning to 89 in the afternoon.

The showers weather of the present and preceding routhers productive of the most beneficial effects to the grain

Meat continues but and poor

The fish market continues cood. The moonjee, the root, the cutth, the quoye, the sayle, the magner, the chargere, the tongers, and the choonab are procurable in this mouth, and indeed all the year round. The hilsa (or sable fish now makes its appearance. This is he herous, either boiled, baked, or fried—be fit is generally considered very unwholesome. The natives devour it in such quantities, as to occasion great mortality someons them. The isa, on being cured with tagain it is, form, a good substitute for herein; s.—It is then known by the sopelistion of the tamained ush.

Mangoes and mangoe fish disappear this mouth.

Pine apples, custard apples, and guavas continue in season

The vegetable market is very indifferent—aspin usus is in perfection, but potatoes become poor and waters. Young lettuces, cucumbers and sweet potatoes are now procumble; also the cumranga and counda.

AUGUST.

In the present mouth also there is abundance of rain,—the weather continues and the same as last. This and the preceding mouth are remarkable for heavy falls of rain, being the wettest in the whole year.

The thermometer ranges in the shade from 30 in the morning to 90 in the afternoon.

Light and variable winds and cloudy weather, with smartand light rain, prevail at the beginning of the month; the modelle is sometimes fair, and tolerably cool, the remainder variable, aftended, at times, with strong winds and heavy rain

From the combined neat and moisture, in this month and the preceding, vegetate on springs up and spreads with astonishing rapidity.

The meat and fish markets are much the same as last month.

Pamplenose (shaddock) appear this month, pinc-apples, custard-apples, and guavas continue in perfection.

The vegetables procurable are sallad, asparagus, cucumber, brinjalls, kidney-beans, radishes, turnips, cabbage sprouts, and indifferent potatoes. Indian corn, cucumbers, and spinnage, are to be had now and all the year round, but they are tasteless, except at this season, when they become firm, good, and very palatable. The avigato pear is sometimes procurable at this period.

SEPTEMBER.

The rains subside considerably during this mouth.

The wind continues light and variable, attended with occasional cloudy weather. The days are sometimes fair, mild, and bright,—and the temperature agreeable.

The Thermometer ranges from 78 in the morning to 85 in the afternoon.

The meat market is much the same as in last month.

The fish market experiences but slight improvement, for although there is abundance of fish, yet it is not always firm and good, except the beckty, which becomes larger and better flavored. The following are also in the market—the bholah, dessy tangrah, kenteh, bhengirs, gungtorah, kowell, toontee, pyrah chondah, and crawfish.

Vegetables and putatoes are very indifferent; yours come in season about this time.

In the fruit market, small oranges make their appearance, but they are very acid. Custard-apples, pine-apples, guavas, and pumplenose continue in season.

OCTOBER.

The first half of this month, generally yields a good supply of rain, and introduces the powerful induces of a second spring season upon all vegetating bodies

The rainy sesson breaks up generally between the 10th and 20th of this month; sometimes, however, it continues a little longer, but this is seldom the case, the continuing showers are frequently heavy, continuing from 6 to 24 hours, incessantly, after which the weather becomes fair, calm, and settled.

The thermometer ranges in the shade from 75 in the morning to 80 in the afternoon

The winds are in general light and variable during this month, veering from south to north west thence to north and north east.

The monsoon changes about the 21st of this month, after which, light breezes set in from the north and north-east.

As soon as the weather sets in fair, the season becomes propilious for preparing the kitchen garden.

The meat markets begin to revive, and the fish market to improve, the breakty becomes firm, and the other fish proportionably good: suite since their appearance.

Vegetables and fruit continue much the same as last month, till the latter end of the present month, when, if the season is favorable, both experience a considerable improvement. Oranges become larger and better flavoured, and custaid apples are in great perfection.

Young potatoes, sometimes, make their appearance this month, but they have very little dayour;—they are small and watery. Pomegranates are producable, also some wood-apples.

NOVEMBER.

The weather is clear and settled and the thermometer temperate. Sometimes the days are warm, but the mornings and evenings are a claud agreeable

If the rains cease early in O tober and the cold weather follows shortly after. November becomes a beautiful and delightful month. Nothing can be more favorable than this season for the reposition of the health of the valetudinarian, after having experienced the debilitating effects of the hot weather.

Light northerly winds prevail this month.

The thermometer ranges from 70 in the morning to 75 in the afternoon.

The seeds committed to the soil during the last and present month start into life, with a vigour anknown to other climes.

The meat market looks wholesome; beef, mutton, veal, pork and poultry, become arm and good.

Game comes in also this month, in considerable quantities; wild ducks, snipe, teal,&c.
Abundance of fish is procurable, also firm and good, such as beckty, bauspatab, gungtorah, mirgal, carp, and mangoe-fish without roes.

The vegetable market begins afresh this month by the introduction of green peas, new potatoes, lettuces, greens of different kinds, spinnage, radishes, and turnips.

In the fruit market may be had oranges, limes, lemons, pumplenone, pins-apples, custard-apples, papiah, plantains, cocoanuts, country almonds, poinegranates, sour wood apples, &c.

DECEMBER.

The weather continues fair, cool, and, on the whole, extremely fine, throughout the month, with a light northerly wind.

The days and nights are cold and clear, and the mornings and evenings foggy, particularly at the latter end of the month.

The thermometer ranges from 58 in the morning to 65 in the afternoon,

The ment and fish markets are in great perfection, both as to quantity and quality; game of all kinds in abundance.

The regetable market is excellent, yielding green peas, young pointoes, I ettuces, young onions, radishes, small sallad, sweet potatoes. French beans, scom, brinjalls, yam, carrots, turnips, greens, young cabbages and cauliflowers.

The fruit market continues much the same as last month—Brazil currents (!!ppa-rahs) make their appearance this mouth, together with wood apples and other fruits.

GARDENER'S CALENDAR.

. JANUARY.

The season is too far advanced to sow the generality of vegetables with much prospect of success; but turnips, carrois, love-apples, vegetable marrow, all sorts of pumpkins, letture, endive, radish, mustard and cress, spinage and Nepaul spinage may be sown during all this month; also successive crops of Jute cabbage and knot khole every fortnight. Turnips are said to succeed best when placed in rows: they should be thinned to a distance of six inches from each other. Carrots rarely succeed well when planted at this season; they should be thinned, but not transplanted, except when required for seed. Love apples, when two or three inches high, should be planted out in beds at five inches apart: afterwards transplant in rows two feet from each other, with a frame werk to run upon. Vegetable marrow should be sown in rich light soil: carth up the stems as they increase, and postdown the leading branches at a joint. Lettuce and endive should be planted in boyes or beds, and transplanted at one foot apart from each other; they may also be sown in beds, and thinned to the proper distance—a few days before use they should be blanched by tying the tops of the outer leaves over the rest Rudish, mustard and cross may be sown every week or ten days: the two last throughout the year. Spinage, to be sown in beds and thinned until the plants are one foot apart. Nepaul spinage should be planted in rows, with trellis work to run over. This vegetable confinges to flower and bring forth fresh leaves throughout the year, and requires no care. Cabbage and knol khole should be planted in boxes or beds, and transplanted into other beds about three or four mehes upart in three weeks or a month. They may be transplanted a second or third time. especially the latter. When transplanted for the last time they should be put in well manured trenches at two feet from each other. Horse manure and ground hones are strongly recommended for all the cabbage tribe. With care common cabbage and knot khole may be precured during every month in the year, but those produced from the end of October to the mildle of February, are far superior to any others.

Potatoes may be planted during the first work of this month also; and if the season prove cool they may be expected to arrive at considerable perfection. From the middle of July to the early part of September, is the most favourable time for planting potatoes.

In this menth the following vegetables and fruits are producable in the market, in large quantities and at very cheep prices,—carrots, turnips, cabbage, knol-khole, beet root, Bombay and country onlons, beans, country beans, double beans, French bean, white beans, and peas. Pumplenose, Sylhet oranges, country occupes, pemegranates guavas, costard apples, limes, plantain, loquots, long plams, tippareal or Brazil goose berries, and several other kinds of common fruits and vegetables.

Peach frees should be slightly pruned during this month, and the small finit thin ned, where too thick.

The fluest flowers are now in bloom, and at the end of the month the Lollection of flower seeds should commence. Indeed early migniouett and lark spur seeds may be collected in the beginning of the month. Sow early melon and water inclon seeds also the last crop of red pumpkins.

FEBRUARY.

The remarks on last month upply generally to this; but there is less chance of success in rearing vegetables, as they seldom acquire much strength before the hot winds set in. Turnips and carrots rarely succeed, but radish, mustard and cress, lettuce, endive, spinage, and some of the cubbage tribo may all be planted in this month and throughout the year. Throughout this month the collection of flower seeds is carried on rapidly.

All the fruits, regetables, and flowers mentioned as procurable in the market in January, may be had in as great perfection and as cheap or the ager during this mouth.

In this month pear are plentiful, and the following may be obtained of good quality,—Jerusalem artichokes, asparagus, duffin beans, French beans, searlet runners, beet root, brocoli, cabbage, carrots, cauliflowers, ce'ery, endive, lettuce, knot khole, onions, parsaips, spinage, turnips, and yams. Also the following fruits,—custard apple, Brazil gooseberries, guavas, lemons, mulberries, pumplenose, raspberries, atraw-berries, peaches, proc-apples, and a few other kinds. Melons and encombers should be sown during this menth. Gather winter flower seeds. Lay bare, for a fort-pight or three weeks, the roots of peach trees, to harden, and preserve them from being destreyed by white ants. Use house-plaister rubbish, as manure, when closing the roots.

MARCH

But few vegetables come to any perfection that are nown in this month; but it is desirable to sow successive crops of cabbage and lettuce which may be planted in beds which are partly protected from the sun, and transplanted into rows as required.

In the market brinjal, carrots and turnips may be procured in considerable quantities and pretty good. Turnips are generally very stringy towards the card of March. Country radish and all kinds of country greens may be had in large quantities, and all the kinds of fruit procurable in February are obtainable with the addition of green mangoes and jakes, a few dates and black-berries. Young plants should be weeded in this months, and encircled with a slight embankment, to retain the water which they must be afforded during the greater part of this and the two succeeding months. Melons and a ucum bers, should be sown during this month also as well as grape and apple seeds, advancera and sugor-cane. Still gather winter flower seeds.

APRIL.

The remarks on March apply equally to this month; but as the hot season advances the chances of success in rearing most kinds of vegetubles diminish. Late melons and cucumbers may be sown during this month likewise. Sow melons in rich light soil, giving the plants plenty of room to run. When they have thrown out four leaves stop them by pinching off the leading bud, they will then produce two lateral shoots, which step in a similar manner; and so continue to treat each new formed shoot, stopping it at the second or third joint. When the plants begin to show fruit, stop the fruiting branches two points before the fruit. Cover the ground with leaves or straw to keep the roots cookend to prevent the fruit from becoming spotted.

In this month plantains, pine-apples, pumplenose, black-berries, ripe mangers peaches, lichees and all the other fruits procurable in March are abundant in the market. Carrots, turnips, beans and cabbages are reduced in quantity, and their prices are considerably increased, when good. Brinjal, radiah, water pumkins, and greens in plenty are to be had. Musk-melons, and several other country melous, come into season about the middle of this month.

In the latter part of this month plant all the amaryllis or lily tribe, and in fact all bulbous roots and plants, should be sown or planted. Sow early cucumbers, okre, Indian corn, sugar-cane, grape, apple, and all country fruit seeds, so that the plants may have the advantage of the rain to grow up vigorously. Oather winter flower seeds and commence grafting and budding. Plentifully water young plants.

MAY.

Mangoes, pine-apples, pumplenose, plantains, and all the fruits procurable last month are supplied abundantly. Brinjals, greens, and summer flowers of almost all sorts are to be had plentifully in the market. Melons, water-melons, &c., are plentifully supplied to the market about the end of this month.

Grafting and budding of all kinds, should be performed during this month, which is though the halted, yet the most favorable for such operations. And the gathering of the seeds of winter flowers, should be finished at its end. Water young plants. Lichers and peaches get scarce at the end of this month, but wampees, wild lichers and melous continue plantiful. Sow long cucumbers and white pumpkin seeds, grape seeds, peach stones and fruit seeds generally.

JUNE.

Asparagus seed should be sown in boxes towards the latter end of the month, and ransplanted in November, in rows two feet apart, and the plants one foot from each other. The soil should be mixed with a large portion of rotten borse manure. It is scarcely possible to make the ground too rich for asparagus. Fresh asparagus seed should be sown whenever procurable, and especially between the end of June and the beginning of December.

In this month mangors, oranges, pine-apples, pumplenoses, plantains, pomern nates, cucumbers, melons, limes, wild-lichees, jake, monkey-jake, and a great variety of berries and other fruits are abundantly supplied at low prices in the market. Caratota, turnips, cabbage, and other European vegetables, are very scarce and dear; but a country greens and brinjals, are procurable in small quantities. About the end of the mouth melons disappear.

Young and tender plants should be carefully watered every evening during this month, and chillies, oakra, Indian-corn, pea-sticks, jute, red spinsch, China spinsch and

the common native greens in general, including pulbul, kurrala, jhingah, hurbutter and chichingah, should be sown. The planting of cuttings of all kinds of fruits and flowers, should be commenced at the end of this month. Sow peach stones and fruit seeds generally. Sow long cucumber seeds at the end of the month.

JULY.

** Af the eud of this month it is desirable to sow seeds for early parsley, heat, knol 'stands, rabbage, cauliflower, brocoli, asparagus, endive, lettuce, carrots, turnips and other winter vegetables.

Celery.—Sow in boxes in this and the five following months. Remove to beds when about three in hes high, and into trenches, as required, after being a month in the beds. The trenches should be 24 feet deep, filled up with a foot of light soil and stable manure, and afterwards gradually, as the plant grows, with light soil, till within about six inches of the top. Water for the first two months with the hand, after which they may be occasionally flooded.

Another way —Having sown and transplanted as above, remove into trenches four feet apart, and about 18 inches deep, nearly filled with horse manure and rich carth. As the plant grows, bank up into ridges with light soil. By this method the root of the plant, and not the stem, is watered when flooded.

Knol khole, cabbage, cauliflower, and brocoli.—Sow in boxes during this and five following months. Remove in bods when two inches high, and transplant the cabbage and knol thoic twice, and cauliflower and brocoli at least three times, allowing the growth of a couple of new leaves between each planting.

Asparagus.—Sow in beds in July, and remove the plants in November, into raised beds of one or two rows. When the betries become red, cut the plants two inches above the ground and top dress, when they will be ready to cut in ten days. By dressing the beds in succession, asparagus may be produced for the table all the year.—stable manure is the best, and the plant should invariably be watered by the hand, and never flooded except in very hot weather. Plants if taken care of will produce for 8 or 10 years. They should, however, be wintered (roots cleared of the earth and exposed for some days) and the ground dressed every second year.

Lettucs and endier.—Sow in boxes or pots surrounded with water, till the plants appear, otherwise the small red ant will destroy them. Plant out as required, and the up a few days before you cut for use.

Carrots.—Sow in a light, deep sandy soil.

Turnips.—Sow in a rich soil, well manured.

In the market all Europe vegetables are very scarce and dear this month. Brinjal, greens, and other native vegetables are supplied. Pine apples, and melons are getting out of season. Plantains, pumpkins and cucumbers, are plentiful.

Mangoes continue till towards the end of the month. Pine apples, jakes, monkey-jakes boach, and guavas are very abundant. Young plants and grafts should all be planted out during this month, and the trees pruned as soon as they have done bearing, as that is the only time when it can be done with benefit to them. Cuttings of all trees and shrubs should be put in this month, as well as slips of artichokes, which, as soon as they have established themselves, should be cut down close to the ground. Standard flower and dahlta seeds should be sown. Balsom seeds should be sown in the begining of the month and until the end of October.

All grafting and budding should be finished this month, so that the rains of the two succeeding months may cause then to shoot up with vigor when planted out. Wampees, blackberries and wild lichees go out of season during the early part of this month. Sow mangoe, jake, blackberry, date, and all kinds of summer fruit seeds during this month—they will thrive well—likewise sow gooseberries. Expose the roots of young plants from the middle of this month to the middle of Soptember, to barden then, or they may fall sacrifices to white ants. Sow the irregular early crop of potatoes.

AUGUST.

Successive crops of all the vegetables sown in July should be planted at the end of this month, more especially celery and best, which should be fit to transplant a second time before the meason. These two vegetables are less likely to suffer by excessive rain than most others. Artichokes should be sown in beds during this month, three inches between each seed, so as to allow the removal of the plants in November, without disturbing the roots. To propagate by suckers, take off the suckers, and prick them

out six inches apart; and when they become well rooted, transplant into deep rich soil, setting them two feet apart. If large, suckers may be planted at once where they are intended to remain.

To prevent artichokes running to leaf, and producing small heads, when the plants are from ten to fifteen inches high, cut them off close to the ground, and covet them over with light dry old manure: when they have advanced a few inches resear the operation. If the young plants are tied up for a few days before being cut off, they will become blanched and may be esten as saind.

French beans and scarlet runners may be sown during this month, and until February. They should be planted in rows two feet apart. North and South, and be welf supported with sticks, or with an arched bamboo trellis, which is very ornamental. Sow also early radish, turnip, cabbage, cauliflower, parsley, celery, onious, tobacce, and carly flower and vegetable seeds, generally at the end of this mouth. Sow the first regular crop of potatoes.

Mangoes, are very scarce. Plantains pine-apples and guavahs continue in abundance, and custard apples, kumrungahs, punniallas and avigoto-pears, corrondas, come into season.

Insects are excessively numerous and destructive. The orange tribe should be budded and inseched, and propagated by seeds. Continue grafting mangoes. Transplant cotton. Propagate carnations and pinks by layers. Finish cutting peach and lichee grafts. About the end of this month sow dahlia balsomand early migulomett, sunflower, cox-comb, polianthus, hybiscus, holyhock, lark spur, hipin, poppy, sweet-sultunionion, cabbage, salsofy, cauliflower, lettuce, and all the other seeds sown last month.

SEPTEMBER.

Continue to sow all the vegetables mentioned for August-Transplant early cabbage 'cauliflower, brocoli, beet, cefery, endive, and letture. Two or three crops of peas may be sown during this month, if the weather is favourable, but not with much prospect of success unless sown at the latter end,

Peas should be planted in trenches, in double rows, about two feet apart. They should be watered by hand for the first fortnight and afterwards fleeded until they are two or three feet high, by which time the winter dews will be sufficient to seperate them Peas require no manure, but should be planted in good soil. Sun-flower seeds for the winter should be planted now; but this flower grows all the year round. Coxcomb, larkspur and migmonett seeds might be sown.

Avigate pears still continue, and early loquets, and sour oranges begin to make their appearance about the end of this month. A species of hard, tasteless musk melon is procurable in abundance. Sow avigate pear stones. Young potatoes in season. The American cotton sown early in full fruit. Plant Cape bulbs, either in the ground, or in very deep pots well drained. The turnips and cabbages are much infested by a small dark caterpillar which may be destroyed by sprinkling the plants with powdered lime. The rice begins to flower. Put down cuttings of geraniums, roses violets, hearts-ease, &c. Flowers in great perfection. As most of the peach trees will have lost their leaves, the roots should be opened and exposed for 14 days, and then strongly manured. Potatoes should be sown during this month. The whole of the grafta should be cut this month, if possible so that they might still benefit by the showers of rain that fall at this time.

OCTOBER.

The remarks on last month apply equally to this. Continue to sow all kinds of vegetable seeds in boxes; transplant from the boxes into beds; and immediately after the first heavy fall of rain remove into beds, rows and trenches, more particularly celery, beet, cabbage, knot khole, cauliflower, and brocoli. Care should be taken in finally transplanting all the cabbage tribe this month, to provide against heavy falls of tain, by making trenches to carry off the water. Crops of peas should be sown every week or ten days from the beginning of this month until the end of December—peas sown after that time seldom pod,

Onions and locks should be sown during this month also, in light rich early, carefully covering the seed. When locks are a few inches high, plant them in drills, eighteen inches apart, and nine inches plant from plant. As they increase in size draw up the earth to their stems, in order to blanch them, as locks are much improved by blanching.

Sow paranips in rich deep soil. Trench the ground two feet deep, sow the seeds in drills one foot spart, and thin the plants so as to leave eight inches from each other.

The main beds for strawberries should be planted. Chingen begin to get palatable this menth, end the cutting of the sugar-cane commences. Brinjals and native groups become plentiful, and the last crop of indian-corn is gathered. The last of the grafts should positively be cut, and suckers transplanted. Plant larkspur, marigold, sweet sultan, migrispett, pinks, carnation, saters, and all annual plants during this month. Propagate geraniums by slips and sow all kinds of vegetable and flower seeds every six or eight days, throughout the month.

NOVEMBER.

This is the month for activity in the vegetable gardens, as but few things arrive at much perfection which are not planted before the end of this month. The principal crops of peas should be sown during the first week; and continued every six days during the month; also French beans, scarlet runners, broad beans, and Windsor beans flow beet, keel-khole, cabbage, brocoll, and cauliflowers, in beds, and remove from beds into rows. Transplant celery and remove into trenches. Plant out artichokes and esparagus.

The middle crop of potators should be sown about the middle of this month. They should be planted in light soil, in which no horse dung is mixed. The potatoe should be cut according to the number of eyes, taking care that each piece is of sufficient size to nourish the eye, until it roots. Twice the size, of a man's thumb nail of fall, round the eye, will do well. When planted, not more than one inch, or one and a half inch, of soil should be placed over it; and it should not be watered oftener than once in four days even during the hottest weather. As it grows up, the soil should be banked up to the stalk. Great care should be taken not to give too much water, and not to put too much soil upon the potatoe when first planted.

This is the last month in which the generality of vegetables can be sown with advantage. Sow winter fruit seeds of all kinds, except oranges. Oranges, guavas and plantains and all Europe and Cape vegetables are abundant?

DECEMBER.

In the beginning of the month sow French beans, scarlet-runners, broad and Windsor beans. Peas sown in this month produce scantily: Plant out late celery from boxes to beds, and remove from beds to trenches. Sow late cabbages and knol-khole; and transplant as above. Vegetable-marrow may be sown in the carly part of this month in light rispectiff Earth up the stems of the plants as they increase ingrowth, and peg the leading branches down at a joint, and they will strike root.

Potatoes may be planted until the end of this month; but those sown during the first fortnight are most likely to succeed. When potatoes are planted whole, the produce is finer than when they are divided into two or three pieces; but the same number of potatoes yield a far larger crop by the latter than by the former method. Potatoes should be planted in beds fully exposed to the sun. In rather shady places the crop is small; and when altogether excluded from the direct rays of the sun, they produce nothing.

Europe and native regetables are plentiful during this month; and also all sorts of brights, sweet-potatoe, yams. Fruits are scarce, except plantains, plums, goose-bernes, guavas and oranges. Flowers of all kinds are abundant.

A good month for sowing early musk-melou and dwarf-cucumber seeds, as well as peas, radish, and spinage; but very few other vegetable seeds. Blost of the exotic plants will also now be flowering.

Straw berries come in at the middle of this month, and last through all the next.

BENGAL ALMANAC. PART II.

Memoranda.

FOR THE

COMMENCEMENT OF THE YEAR.

JANUARY XXXI DAYS.-1844.



Remarkable Days.

- 1 Monday, .. CINCUMCISION DAY, Union of Ireland with Gt. Britain
- 2 Tuesday, ... Calcutta retaken 1757.
- 3 Wednesday,.
- 4 Thursday, .. Marhattus retire on receiving large sums of money.
- 5 Friday,....
- 6 Saturday, .. EPIPHANY.
- 7 G. F....
- 8 Monday, ... Supreme Court, Term Commences.
- 9 Tuesday, ...
- 10 Wednesday, . Caps of Good Hope Captured, 1806.
- 11 Thursday, .. A Firman granted by the English by the Mogul, 1612.
- 12 Friday,
- 13 Saturday, .. HILARY.
- 14 G. F.....
- 15 Monday, ...
- 16 Tuesday, ..
- 17 Wednesday .
- 18 Thursday, .. Capture of Bhurtpore, 1826.
- 19 Friday,.. .. Capture of Aden, 1839.
- 20 Saturday, ...
- 21 G. F..
- 22 Monday, ...
- 23 Tuesday, ...
- 24 Wednesday,.
- 26 Thursday, .. Shah Allum defeated at Patna, 1761.
- 26 Friday, Death of Meer Jaffier at Calcutta, 1765.
- 27 Saturday, ..
- 28 G. F. Bukkur taken.
- 29 Monday
- 30 Tuesday,. .. Martyrdom of King Charles I.
- \$1 Wednesday, A mutiny amongst the English Troops at Vellore.

JANUARY XXXI DAYS.-1844.

| PRASES OF THE MOON. |), E, M, |
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| I Last Quarter | 0 11, 4 After Midnight, |
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| 12 13 14 15 | l'ues. | 42 42 42 42 42 42 42 | | 8 9 | 18 41 4: 26 | 47 37 27 10 | 7 26 7 19 5 47 5 51 | 4 6 3 | 31 31 32 33 33 34 35 | 5 5 6 7 8 | 12 53 47 44 43 44 | 8 1 2 3 | 21 22 23 24 25 | 13 13 | 7 8 10 11 | 25 20 35 - 25 10 | 6 7 8 10 — | 30 20 45 20 | 291234 | l | | |
| 20 21 | l'hur. Fri. Sat. G. F. | 42 42 42 42 | | 10 | 28 48 6 | 9 5 10 10 10 | 2 46 2 37 8 6 5 11 | 8 35 | 30 36 37 | 10 | 44 41 2. No 34 24 | O O O O A | 27 28 0 | 13 | 0 1 2 2 2 3 | 5 0 25 53 | 2 | 35 35 16 40 10 | | 1.55 | | |
| 22 24 25 27 27 | Mon. l'ucs. Wed. l'hur. t'ri. Sat. | 4: 4: 4: 4: 4: | | 12 | 57 13 28 42 | 3: 2: | 8 16 4 15 9 53 5 1: | 1 4 3 3 2 | 36 44 41 42 43 44 | 2 3 4 5 | 10 55 38 20 3 47 | 27C067988 | 1 2 3 4 5 6 7 | 000000 | 4 4 5 5 | 30 40 10 50 35 | 4 4 5 | 25 55 30 | 9 10 11 12 13 14 | | | |
| 28 | G. F. | 4: | 1 | 13 | 55 7 18 29 | 2 | 4 49 8 58 2 55 | 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 | 44 45 45 | 8 6 | 33 21 11 3 | 888 | 8 9 10 | 000 | 7 8 10 | 40 | 8 | 90 45 50 | 117 | | | |

FEBRUARY XXIX DAYS.—1844.



Remarkable Days.

| 1 Thursday, Supreme Court, Term Commences. |
|--|
| 2 Friday, |
| 3 Saturday, |
| 4 G. F SEPTUAGESIMA SUNDAY. |
| 5 Monday, |
| 6 Tuesday, |
| 7 Wednesday,. |
| 8. Thursday, |
| 9 Friday, |
| 10 Saturday, |
| 11 G. F |
| 18 Monday, |
| 13 Tuesday, |
| 14 Wednesday,. |
| 16 Thursday, |
| 16 Friday, |
| 17 Saturday, |
| 18 G. F Quinquagfsima—Shrove Sunday. |
| 19 Monday, Supreme Court, Sessions Commence. |
| 20 Tuesday, |
| 21 Wednesday, Asii WEDNEEDAY. |
| 22 Thursday, |
| 23 Friday, |
| 34 Saturday, |
| 25 G. FQUADRAGESIMA.—let SUNDAT IN LENT. |
| 26 Monday, |
| 27 Tuesday, |
| 28 Wednesday. Lord Ellenborough arrives in Calcutta 1842 |
| ZY 1 Riterian |

FEBRUARY XXIX DAYS-1844.

| • | - | 44.00 per- | | | | |
|----------|---|--------------|------------|------------|---------|-----------|
| PH45E8 | OF THE MOON. | | D. | H. M. | | |
| 0 | Full Moon, | . | 4 | 2.36 |) Altar | Noon. |
| 7 | Last Quarter, | | 11 | 11 15. | l After | Midnight. |
| Ò | Full Moon, | | 18 | 2 39 | 3 After | Noon. |
| 5 | Last Quarter, Full Moon, First Quarter, | | 2 6 | 3 51, | 1 After | Noon. |
| | the 17th h of (-On the | | | | | |
| | - <i>On</i> | rue eon Q. (| U | <i>u</i> . | | |

Saturn Morning Star.-Jupiter Evening Star.-Venus Evening Star.Mars Evening Star.

Highest.

| Pressure | 30, 20 | Lowest | Pressure | 29, 87 |
| Temperature | 83°, | Lowest | Temperature | 65° |
| Thermometer exposed to the Sun's rays | 105° |

| ENGLISH. SUN. MOON. | WATER DOO. |
|---|---|
| | ight nath. |
| Day of Week. Rising. On Meridian Declination at Noon. Setting. | After Midnight After Noon. Day of Month. |
| Thur. 6 42 12 13 48 7 19 52 5 5 46 9 55 4 12 13 8 14 4 G. F. 41 14 3 16 45 36 1 46 11 38 8 14 4 G. F. 41 15 10 9 8 47 0 29 16 17 18 18 18 18 18 19 18 18 18 18 18 18 18 18 18 18 18 18 18 | . h. h. m. h. m. 0 10 20 33 1 25 1 40 22 35 2 50 24 4 15 4 25 27 7 6 3 5 3 40 4 0 26 8 0 4 15 4 25 27 8 1 0 5 40 6 10 29 2 0 6 55 7 20 30 2 8 10 8 35 1 4 1 9 40 10 10 2 3 1 6 0 - 0 35 1 0 5 6 0 - 0 35 1 0 5 8 0 1 20 1 40 6 35 1 0 5 8 0 1 20 1 40 6 35 1 0 5 6 0 - 0 35 1 0 5 6 0 0 - 0 35 1 0 5 6 0 0 - 0 35 1 0 5 6 0 0 - 0 35 1 0 5 6 0 0 - 0 35 1 0 5 6 0 0 0 5 0 0 0 0 0 0 0 0 0 0 0 0 0 |

MARCH: XXXI. DAYS.—1844.



Remerkable Days.

1 Friday St. David, -- Supreme Court, Term Commences. 2 Saturday, ... 3 G. F..... 4 Monday, . . A nearly total Solar Eclipse, observed at Caloutta, 1840. 5 Tuesday, ... 6 Wednesday,. 7 Thursday, ... & Friday, 9 Saturday, ... Rissie assassinated, 1566. 10 G. F..... II Monday, ... 12 Tuesday, . , . 13 Wednesday,, 14 Thursday, .. 15 Friday, 16 Saturday, .. 17 G. F. St. PATRICK. 18 Monday, ... Lin demands the surrender of all the Opium belonging to 19 Tuesday, ... [the English Barberian 1839. 20 Wednesday,, 21 Thursday, .. 22 Friday, ..., 23 Saturday, ., 24 G. F..... 25 Monday, .. Annunciation, Lady Day. 26 Tuesday, .,, 27 Wednesday, Defeat of Tippoo, 1799. 28 Thursday, .. Stoppage of trade at Canton, 1839. 29 Friday, Supreme Court, Sittings Commence. 30 Saturday, ... Bolan Pass crossed by the English 1890. 31 G. F PALM SUNDAY.

MARCH XXXI DAYS.-1844.

Saturn Morning Star.—Jupiter invisible, -Venus Evening Star.—
Mars Evening Star.

Highest... { Pressure 30, 10 Temperature 89°, | Lowest.... { Pressure 29, 86 Temperature 73°, Thermometer exposed to the Sun's rays 129°

| _ | ENGLISH SUN. MOON. HIGH HIN- | | | | | | | | | | | | | | | | | | | | | | |
|----------------------------|---|-------------------------------------|---------------|-------------------------------|-------------------------|---------------------------------------|-------------------------------------|-----------------------|----------------------------|-----------------------|--|-------------|----------------------------------|----------------------|-------------------------|----------------------------------|-------------------------|----------------------------------|--|----------|-------------|--|---------|
| EN | G1.1511. | | | SUN | ۱. | | | | | | MO | ON | • | _ | | H V A 7 | | | 20- | | | | |
| Day of Month. | Day of Week. | Rising. | On Meridian | | Declination at Noon. | | | Declination at Noon. | | | Declination at Noon. | | | On Meridian | | 1.4.0 | Age. | A fter Midnight | | | After Noon. | | Mouths. |
|] 2 3 4 | Fri. Sat. G F. Mon. Tues. | 4.7 o 25 23 22 22 21 | h. m 12 1: | 23 10 | 6 | 30 8 45 22 | 6 8 6 | 20800 | h.m. 6 2 3 3 4 | Aft. 9 10 11 11 Aft. | 26 17 7 58 | 2050 | d. 11 12 13 14 15 | F00000 | h. 11 - 0 1 1 | m. 30 30 10 50 | k. 11 0 0 1 2 | m. 50 15 60 30 10 | 19 20 21 22 23 | טיאן אטט | | | |
| | Wed. Thur. Fri. Sat. G. F. Mon. | 20 19 19 18 17 16 | 10 | 44 28 12 | 4 | 35 12 49 25 2 38 | 45 27 5 40 11 39 | 0471203 | 4 5 5 5 6 6 | A 0 1 2 3 4 5 6 | 49 42 36 33 32 31 30 | 3.07.628 | 16 17 18 19 20 21 | 0.0000000000 | 2345567 | 40 35 15 40 35 35 | 334567890 | 0 50 40 20 0 10 | 24 25 25 25 25 25 25 25 25 25 25 25 25 25 | FALCOUN | | | |
| 13 14 15 16 17 | Tues. Wed. Thur. Fri. Sat. G. F. Von. | 16 15 14 13 12 12 | | 40 23 6 | 1 0 | 15 51 27 4 40 16 53 | 4 27 48 7 25 43 0 | 226945 | 6 7 7 7 8 | 789 9 10 | 27 20 11 58 43 27 | 2 8 2 7 8 6 | 23 24 25 26 27 28 | , | 8 10 11 0 0 | 50 10 30 5 40 20 | 910 -011 | 10 20 40 20 10 50 | 2~23456 | ~ | | | |
| 19 20 | l'ues. W ed. | 10 9 | 7 | 38 | _ | Nor | 35 th | 7 2 | 8 9 9 | 4ft. 0 0 | 10 53 | 5 6 | | 9 18 18 | 2 | 0 30 0 | 2 3 | 20 0 | 7 8 | .0 1250. | | | |
| 22 23 21 25 | Thur. Fri. Sat. G F. Mon. | 8 7 5 3 | (| 20 1 3 43 25 6 | 0 | 18 41 5 29 52 | 47 26 3 37 | 5 0 1 1 9 | 10 10 11 11 | 2334567 | 37 22 8 56 45 | 3 1 0 0 | 3 4 5 | 18 18 18 18 | 3 4 4 5 | 30 0 35 20 | 334556 | 25 55 25 0 40 | 9 10 11 12 13 | CHOITEO | | | |
| 27 28 29 | Tues. Wed. Thur. Fri. Sat. | 5 59 58 57 56 55 | 4 | 48 29 11 | 2 3 | 16 39 3 26 49 | 10 39 5 27 | 24257 | 11 12 12 13 | 5 6 7 8 8 | 34 24 14 4 54 | 7:8:50 | | 18 18 18 18 | 67 8 9 | 0 10 25 20 | 6 7 8 10 11 | 30 45 15 | 14 15 16 17 | | | | |
| 37 | G. F. | 54 | I | 15 | 4 | 12 | 5 9 | 7 | | ğ | 43 | 8, | | 18 | - | _ | Q | içi | 19 | j | | | |

APRIL XXX DAYS.-1844.

-0-

Nemarkable Days.

| | <u> </u> |
|----|---|
| 1 | Monday, |
| 2 | Tuesday, |
| 3 | Wednesday,. |
| 4 | Thursday, |
| 5 | Friday, Good FRIDAY. |
| б | Saturday, |
| 7 | G. F EASTER SUNDAY. |
| 8 | Monday, |
| 9 | Tuesday, |
| 10 | Wednesday,. |
| 11 | Thursday, |
| 12 | Friday Bengal Army embark for Rangoon, 1824. |
| 13 | Saturday, The Roman Catholic Bill signed, 1829. |
| 14 | G. FLow SUNDAY. |
| 15 | Monday, |
| 16 | Tuesday, |
| 17 | Wednesday,. Supreme Court, Sessions Commence. |
| 18 | Thursday, |
| 19 | Friday, |
| 30 | Saturday,, |
| 21 | G. F |
| 12 | Monday, |
| | Tuesday,Sr. GEORGE. |
| | Weduesday,. |
| | Thursday, |
| 26 | Friday, |
| 37 | 'Saturday, |
| 28 | G. F |
| 29 | Monday |
| | gTuesday, |

APRIL XXX DAÝS.—1844.

-41-00-14-

| PHASES OF THE MOON. | D. H. W. |
|--|---------------------------|
| O Full Moon, | 3 0 51, 0 After Noon. |
| Last Quarter, | 10 4 2, 2 After Midnight. |
| New Maon, | 17 10 25, 8 After Noon. |
| | |
| On the 11th hod (-Un the 15th Hod On the 22d & o | |

Eaturn Morning Star.—Jupiter Norning Star.—Mars Evening Star.—Venus Evening Star.

Inches

Inches

Inches

Highest... { Pressure 30, 12 | Lowest.... { Pressure 29, 71 | Temperature 102°, | Temperature 77°, | Te

Thermometer exposed to the Sun's rays 1260

| I REPMOMETER Supples to the Sun & Tuys 120 | | | | | | | | | | | | | | - | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|--|--|--|----------|-------------|---------------------------|--------|---------------------------|---------------------------|------------------|--------------------------|------------------|--------------------------------------|-----------------------------------|------------------------------|--------------------------|----------------------------------|-------------------|-----------------------------|--|--------------|--|--------------|--|---------------------|--|----------------------|--|---------------------|--|---------------|--|--------------|--|---------------|--|--------------|--|----------|--|------------|--|------|--|-----------------|------|--------------|--------------|---------|
| EN | OLISH. | | | | n Å M | | | | | | MOON. | | | | w | H1 | er. | | HI | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Day of Month. | Day of Week. | Rising. | | On Meridian | | | Vary Noon. | | | Declination at | | Decknation at | | Deckination at Noon. | | Deckinstion at | | Decknation at | | Dechnetion a | | Decknation a | | Dechnotion of Noon. | | Deckinstion of Noon. | | Dechnotion of Noon. | | Declination a | | Decknation a | | Decknation at | | Decknation a | | Setting. | | On Merdian | | Age. | | ajter intantgat | 16.4 | after 10001. | Day of Mouth | Months. |
| 1 2 3 | Mon. Tues. Wed. | h.m. 5 54 53 52 | አ. 12 | m. 3 | 57 39 21 | 4 5 | 36 59 22 | ";; 8 13 12 | 934 | h.m. 6 14 14 14 | h. 10 11 | 34 27 | 6 12 1 13 | 18 | h. 0 1 1 | m. 15 0 45 | h. 0 1 2 | m. 40 2 0 0 | 32 31 30 | 1250. | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 7 | Thur. Fri, Sat. G. F. | 51 50 49 48 47 | | 2 | 3 45 27 10 | 6 | 45 7 30 53 | 5 53 34 9 | 8 2 4 1 | 15 15 15 | 1 2 3 | 19 19 21 | 0 18 7 10 9 17 6 18 | i 18 i 16 i 18 | 3 4 4 | 35 20 0 40 | 2 3 4 5 | 50 45 25 0 | 23 24 25 26 27 28 29 30 | CHOIL! BO | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 10 11 | Tues. Wed. Thur. Fri. | 46 45 45 44 | l | 1 0 | 53 36 19 3 47 | 8 | 15 37 0 22 44 | 36 57 10 15 | 83107 | 17 17 17 18 | 5 6 7 7 | 21 12 8 57 | 7 19 7 20 2 2 5 2 1 2 |) 18 1 18 2 18 3 18 | 6 7 9 | 30 35 45 0 20 | 7 8 9 | 10 20 30 50 | 27 28 29 30 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| .4 15 16 | Sat. G. F. Mon. Tues, Wed. | 43 42 42 41 41 | 11 | 5 9 | 31 16 1 46 32 | 10 | 5 27 49 10 31 | 59 38 8 28 28 | 7745 | 18 19 19 | 10 10 10 | 26 8 51 34 | 5 2 2 2 8 2 4 2 6 2 | 4 18 5 18 6 18 | 0 0 0 1 | 20 30 50 50 10 50 | 011 | 90 15 40 | 1 2 3 4 5 | - | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 19 20 21 | Thur. Fri. Sat. G. F. | 40 39 38 37 36 35 | | 58 | 18 5 52 39 | 1 | 34 54 | 26 4 30 | 6 | 20 21 22 | | . No.) 18 4 51 40 | 176 | | 2 3 3 2 4 | 20 (25 | 3 3 | 50 20 50 25 | 8910 | AUKH 1951 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 22.22.22.22.22.22.22.22.22.22.22.22.22. | llWed. | 36 35 35 34 33 33 31 | | 57 | 27 15 4 53 42 | 13 | 34 54 14 33 | 47 37 14 38 | 4 6 | 23 23 24 24 | 4 | 29 1 18 5 7 5 56 | 5894 | 5 6 7 | 2 5 2 5 2 6 2 7 | 4(3(3/ | 0 6 7 5 8 | 30 10 10 20 | | HSICH | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2 2 3 | 91Mon. | 32 31 30 29 | | 57 | 33 23 14 | 14 | 30 | 46 | ; ;) (| 2 24 | | 11. | .6 1 | 1 9 | 2 9 2 LU 2 LU |) 5(| /10 | 40 30 | | 1 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

MAY XXXI DAYS.—1844.

46

Remarkable Days.

1 Wednesday,. 2 Thursday, .. 3 Friday, 4 Saturday, .. Tippos killed. 5 G. F..... Napoleon died at St. Helena, 1821. 6 Monday, ... 7 Tuesday, ... 8 Wednesday,. 9 Thursday, ... 10 Friday, 11 Saturday, ... 12 G. F..... ROGATION SUNDAY. 13 Monday, ... 14 Tuesday.... 15 Wednesday,. 16 Thursday, .. Ascencion DAY. Holy Thursday. 17 Friday, 18 Saturday, ... 19 G. F..... 20 Monday, ... 21 Tuesday, ... 22 Wednesday,. 23 Thursday, ... 24 Friday, Birth of Queen Victoria. 25 Saturday, ... 26 G. F Pentecost. WHIT SUNDAY. 27 Monday, ... 28 Tuesday, ... 29 Wednesday, . Restoration of King Charles II. 30 Thereday, .. Canton taken by the English and ransomed by the Chinese 31 Friday, [for 60,00000 Dellars, 1841.

MAY XXXI DAYS 1841.

| PHASES OF THE MOON. | | D. 1 | 5. M. | • |
|------------------------------|----------|------------|---------|--------------|
| O Full Moon | | 2 | 9 9. 5 | After Noon. |
| Last Quarter, | , h | 9. | 2 16. 0 | After Noon- |
| New Moon, | | 17 | 2 46 8 | Alter Noon. |
| First Quarter | | 25 | 1 23, 4 | After Noon. |
| On the 9th h of (-On the 13t | h 74 d | a - | -On the | |
| Saturn Night Star.—Jupiter M | orning i | Star. | -Mars | Evening Star |

Saturn Night Star.—Jupiter Morning Star.—Mars Evening Star.—
Venus Evening Star.

Highest. Pressure 29, 94
Thermometer exposed to the Sun's rays 132°

Inches
Inc

| _ | GLISH, | | SUN. | | | | | | | | | MO | 01 | N. | | | HIG EAW | | HIN- | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|-----------------------------------|---------------------------------|--|------|-------------|--|-------------------------|---|--|----------------------------|--|--|--|------------------|--|-------------------------|-----------|----------------------------------|----------------------------|--|----------------------------|-------------------------|--|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|-------------------------|--|--|-------------|--|-----|------|--|----------------|--|-------------|---------------|---------|
| Day of Month. | Day of Week. | Rising. | | On Meridian | | Declination at Noon. | | | Declination at Nom. | | | Declination at Noon. | | | Declination at Noon. | | | Declination at Noon. | | | Declination at Noon. | | | Declination at Noon. | | Declination al Noon. | | Declination at Noon. | | | On Meridian | | 400 | 786. | | After Midnight | | After Noon. | Log of Month. | Mouths. |
| 2 3 4 | Fri. | 4.m. 5 29 28 27 | h. | m. 56 | 58 50 43 37 | ٥ | No. 7 25 42 0 |), 11 10 | 6. 7 5 8 | 25 | Afi Q | m. 0 Mi | d. | d. 13 14 15 16 | h. 22 222 | 201 233 | m. 40 25 20 | 111 23 | m. 0 50 40 | | ₩, | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 5 6 7 8 9 10 11 | G. F. Vion. Tues. Wed. | 26 25 25 24 23 22 21 | | | 37 26 22 18 14 12 | | 0 17 31 51 7 23 39 55 | 22 35 31 11 35 41 30 | 48802-4 | 26 27 27 27 27 28 28 | 12345567889 | 20 20 68 82 53 49 25 | 91955 | 17 18 19 20 21 22 23 | 30 C C C | 3456789 | 50 25 500 0 | 4 4 5 6 7 8 | 40 45 45 20 30 35 40 55 | 24 25 26 27 28 27 | BUISHAUKH | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 12 13 14 15 16 17 | G. F. Mon. | 21 21 20 20 20 | | | * 7 0 6 | 19 | 55 10 25 39 54 8 21 | 14 9 46 4 2 42 | 794280 | 28 2, 29 29 | 8 9 10 11 11 11 11 11 11 11 11 11 11 11 11 | 8 50 33 17 | 1 5 2 0 | 24 15 26 27 28 21 | 31 21 21 21 21 E1 | 100111001 | 15 30 50 15 50 10 | 9111-011 | 30 30 35 10 40 | 1 2 3 4 | - | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 19 20 21 22 23 | l'ues. Wed. I bur. | 20 20 19 19 19 | | | 10 13 16 19 23 28 33 | 20 | 35 48 0 12 24 36 | 1 40 59 57 35 | 6 2 6 6 8 7 | 30 31 31 32 32 | 0 1 2 3 3 4 | 26 15 4 52 40 | 2668 | 0 1 2 3 4 5 6 7 8 | | 123345 | 50 40 10 45 30 | 123445 | 15 50 80 10 50 80 | 678 9 10 | 1971 1891 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 25 26 28 29 29 29 | S31. | 19 18 18 18 17 17 | • | 57 57 | 38 | 21 | 47 58 9 19 29 38 47 56 | 51 45 18 29 18 45 49 31 | 17778585 | 33 34 35 36 36 37 37 38 | 567789 10 | 26 13 1 51 44 40 41 | 6 | 9 10 . 11 12 | O | 566791101 | 0 50 | 678911 | 20 15 25 50 | 12 13 14 15 16 | • | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

Remarkable Days.

| 1 Saterday, | |
|---|----|
| 2 G. PTRINITY SUNDAY. | |
| 2 Monday, | |
| 4 Tuesday, | |
| & Wednesday, King of Johanna arrives in Calcutta, to seek British a | id |
| 6 Thursday, Corpus Christi. [184 | |
| 7 Friday, | |
| 8 Saturday, | |
| 9 G. F | |
| 10 Monday, | |
| 11 Tuesday, | |
| 12 , Wednesday, . | |
| 13 Thursday, | |
| 14 Friday, | |
| 15 Saturday, Supreme Court, Term Commences. | |
| 16 O. F | |
| 17 Monday, | |
| 18 Taesday, | |
| 19 Wednesday,. | |
| 26 Thursday, Accession of Queen Victoria. | |
| 21 Friday, Proclamation. | |
| 23 Saturday, | |
| 23 G. F | |
| 24 Monday, St. John Bartist. Mid Summer Day. | |
| 25 Tuesday, | |
| 26 Wedpesday. | |
| 27 Thursday, | |
| 28 Friday, | |
| 29 Saturday, | |
| 30 G. Z | |
| • | |

JUNE XXX DAYS.—1844.

PHASES OF THE MOON.

O Full Moon.

Last Quarter,

New Moon,

16 6 19, 4 After Midnight.

D First Quarter,

OFull bloon.

On the 1st C Eclipsed visible at Calcutta.—On the 5th h of C

On the 9th U o C—On the 15th © Eclipsed invisible at Calcutta.

On the 18th of C—On the 20th Q o C.

Saturn Night Star.—Jupiter Morning Star.—Murs Evening Star.—Venus Evening Star.

Noches Evening Star.

Inches Pressure 29, 90
Temperature 1010, Lowest... Temperature 78°,

Thermometer exposed to the Sun's rays 127°

| _ | | | | | 4,1166 | 161 | | <i>71-6</i> 0 | 44 | | | <i></i> | u | y - | | | | | | | |
|--|--|--|----------|-------------|--|---------|--|---|----------------|--|---|--|--|--|---|-----------------|--|-----------------|---------------------------------|---|-------------|
| EN | GLISH. | | | | 807 | N. | | | | | <u> </u> | МО | ON | | | v |) | | | PC | א- 10 |
| 1Day of Month. | Day af Week. | Resing. | | On Meridian | , | | 2 | Noon. | | Setting. | | On Meridian | - | 1196. | 0 | | After Midnight | | A 1000 N. OOM. | Day of Mouth. | Months |
| 1 | Sat. | h.m. | አ. 11 | m. 57 | 31 | o 22 | 4 | 50 | 3 | h.m. 6 38 | h | . m. | | d. 14 | h. 9 | h. 2 | m. 0 | h. 2 | m. 15 | \$ 0 | |
| 3 4 5 6 7 | Thur. Fri. Sat. G. F. Mon. Tues. Wed. Thur. | 17 17 17 18 18 18 18 19 19 | | 58 59 | 39 48 58 15 29 40 52 40 53 6 | 23 | 12 20 27 34 40 46 52 57 2 6 10 13 17 | 46 18 27 13 35 33 8 18 4 26 23 56 4 | 06966925526573 | 38 39 39 | 12345667889111 | 48 51 50 44 34 21 48 31 45 45 45 22 | 94255255595755 | 15 16 17 18 19 20 21 22 23 24 25 26 27 28 | 0 3 3 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 | 3334567891011 | 30 50 35 30 10 20 40 10 40 10 | 23455678911-011 | 35 | $\begin{array}{c} 23 \\ 24 \end{array}$ | I JOIST REI |
| 17 18 19 20 21 22 23 24 25 26 27 28 | l'ues. Wed. l'hur. Fri. Sat. G. F. Mon. Tues. Wed. Titar. Fri. | 19 19 19 20 20 20 20 20 20 20 20 20 20 | | 1 2 | 18 31 44 57 10 23 36 45 27 40 52 40 | | 22 24 25 27 27 27 27 27 24 22 20 17 | 7 31 35 15 30 21 46 47 23 34 43 41 | 36075605348796 | 41 42 42 43 43 43 44 45 45 46 | A50 11 12 34 45 67 89 10 | 25 | ************************************** | 6 | 9 18 18 18 18 18 18 18 18 18 18 | 2233445678910-0 | 50 15 10 15 10 15 15 15 15 15 15 15 15 15 15 15 15 15 | 233345567801101 | 30 0 25 50 0 100 55 45 50 5 5 0 | 10 112 114 156 | R 1251 |
| 30 | G. F. | 21 | 12 | 3 | 16 | 23 | iī | 15 | Ö | | 11 | 8 | | 13 | 18 | | 20 | į | 40 | 18 | |

Remarkable Days.

| l'Mendry, |
|---|
| 2 Tuelday, |
| 3 Wednesday,. |
| 4 Thursday, United States declare their Independance, 1776. |
| 5 Friday, |
| 6 Saturday, |
| 7 G.F |
| 8 Monday, |
| 9 Tuesday, |
| 10 Wednesday, |
| 11 Thursday, |
| 12 Friday, |
| 13 Saturday, Supreme Court, Sittings Commence. |
| 14 G. F |
| 15 Monday, |
| 16 Tuesday |
| 17 Wednesday,. |
| 16 Thursday, |
| 19 Fnday, |
| 20 Saturday, |
| 21 G. F |
| 22 Monday, |
| 23 Tuesday, |
| 24 Wednesday,. |
| 25 Thursday, |
| 26 Friday, |
| 27 Saturday, |
| 28 G F |
| 29 Munday, Second French Revolution 1830, |
| 30 Tuesday, |
| 31 Wednesday, |

JULY XXXI DATE TO

PHASES OF THE MOON.

Tighest... Pressure 29, 80 Temperature 95°, Lowest Pressure 29, 48
Temperature 79

Thermometer exposed to the Sun's rays 130°

| EN | IGLISH, | ! | | | 8U | N. | | | | | l I | MOO | N. | Ī | MIGH . | | | | nt' | i-). | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|--------------------------------|--|----------------------------------|----------|-------------|---------------------------|----------------------|----------------------------|----------------------------------|----------------------|----------------------------|----------------------------------|--|----------------------|------------------------|----------------------|----------------------------|---------------------|----------------------------|--|----------|----------------------|--|----------------------|--|----------------------|--|----------------------|--|---------------------|--|----------------------|--|----------------------|--|----------------------|--|----------------------|--|--|--|----------------------|--|---|-------------|--|-------|--|----------------|--|-------------|---------------|--------------|
| Day of Month. | Day of Week | Rising. | | On Meridian | | Declination at Noon. | | | Declination Noon. | | | Declination Noon. | | | Declination Noon. | | | Declination Noon | | | Declination Noon. | | Declination Noon. | | Declination Noon. | | Declination Noon. | | Declination Noon | | Declination Noon. | | Declination Noon. | | Declination Noon. | | Declination Noon. | | | | Declination Noon. | | ı | On Meridian | | .18e. | | After Midnigni | | After Noon. | Day of Month. | 1.040mins. 5 |
| 1.23 | Mon. Tues. Wed. | h.m. 5 21 21 22 | h. 12 | m. 3 | 27 39 50 | 23 | 7 3 58 | 24 8 29 | 6 | h. m. 6 46 46 46 | Aft | m .Mid. 32 5 29 9 23 3 | 14 | . h. 18 18 18 | h. 223 | m. 0 50 30 | h. 2 3 | 2 5 | 19 | • | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 4 5 6 7 | Thur. Fri. Sat. G F. Mon. | 22 23 23 23 23 23 | | 4 | 11 21 31 | ZZ | 53 47 42 35 29 | 25 58 7 52 | 273000 | 46 46 | 8 3 4 | 12 7 59 8 43 9 27 8 | 17 18 19 20 | 18 18 18 18 | 44567 | 35 15 10 | 44667 | 50 50 40 45 55 | 22 6 23 6 24 2 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 8 9 10 11 12 13 | Tues. Wed. Thur. Fri. Sat. | 24 24 24 24 25 25 | | 5 | 50 59 7 15 22 | 21 | 29 14 6 58 50 | 13 11 26 58 47 13 | 464237 | 45 45 45 | 6 7 8 9 | 55 8 41 8 28 7 17 8 | 22 23 24 25 | 18 18 18 18 | 8911 | 2550 30 | 8 10 11 0 | 55 25 20 50 | 28 29 30 | 1 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 14 15 | G. F. Mon. Tues. Wed. | 25 26 26 26 27 | | | 29 36 42 47 | | 41 31 22 12 | 17 59 18 16 | 51 76 | 44 43 43 | 10 11 10 10 10 10 | 56 9 46 4 Noni 35 2 | 27 1 28 2 0 | 18 | 1 1 2 | 35 35 35 30 | 1 2 | 20 45 | 32 1 - | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 18 19 20 21 22 | Thur. | 27 28 28 28 28 | | 6 | 52 | 20 | 51 40 28 16 | 52 7 35 47 | 99917 | 42 | 2 | 9 9 9 6 43 9 43 9 43 9 43 9 43 9 43 9 43 | 3 4 5 | 4444444 | 33445 | 90 40 10 50 30 | 33455 | 55 30 10 55 | 6 7 6 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 23 24 25 26 27 | Tues. Wed. Thur. Fri. Sat. | 29 30 30 31 31 | | | 9 10 11 11 | 19 | 53 39 26 12 | 40 9 24 17 51 | 02763 | 41 40 40 40 40 | 6 7 8 9 | 17 2 14 3 14 8 15 6 16 3 | 7 8 9 10 | 4 4 4 | 6 7 9 10 | 35 45 15 20 40 | 57 8 10 11 | 30 0 10 | 9 10 1 12 13 13 13 13 13 13 13 13 13 13 13 13 13 | MADO | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 28 29 30 | G. F. Mon. Tues. Wed. | 32 32 33 | 12 | 6 | | | 59 45 30 15 | 5 1 39 58 | 98 | 40 39 39 | 11 Afe | 14 7 Mid 9 8 1 4 | 13 | 4 4 | 1 | 50 | | 40 35 10 | 15 | Ž, | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

AUGUSTATAI DAYS.-1844.



Remarkable Days.

| 1 T | harday Supreme Court, Sessions Commence. |
|------------|---|
| 2 F | riday, |
| 3 Š | aturday, ., |
| 4 (| 7. F |
| 5 B | Monday, |
| | Tuesday, |
| 7 1 | Vednesday,. |
| 8 T | hursday, |
| 9 F | riday, |
| lo s | aturday, |
| 11 6 | 7. F |
| 13 P | fonday, |
| 13 1 | uesday, Birth of Dowager Queen Adelaids |
| 14 V | Vednesday,. |
| 15 1 | `huraday,' |
| 16 F | riday,, |
| 17 S | aturday, |
| 18 G | 7. F |
| 19 ·P | Ionday, |
| | Cuesday, |
| | Vednosday, . |
| | Chureday, |
| | friday,, |
| - | Saturday, |
| - | 9. F., .,, |
| • | Monday, |
| | Pueday, |
| , | Wednesday, |
| 30.1 | Phuraday, Treaty of Peace with China concluded at Nankin 1842; Friday, |
| | Setunday |
| , | |

August XXXI Bays-41844.

| • | | | |
|----------|---|---|--|
| PHASE. | OF THE MOON. | D. H. M. | |
| § | Last Quarter, | 14 8 24, 9 After Midnight 21 8 8, 9 After Midnight | |
| On t | the 3d 4 of C-On the 12th Q of On the 26th ho of C-On the | C-On the 14th of o C- | |

Jupiter Ningt Star .- Venus Morning Star .- Mars invisible .- Suturn Night Star .

Ilighest. Pressure 29, 74
Temperature 880
Lowest. Pressure 29, 57
Temperature 700

Thermoneter exposed to the Sun's rays 113°

| | | 11107111 | | | | | | | | | | | | | |
|---|--|--------------------|---|-----------------------|--|--|----------------------------|---|--------------------------------------|--|---|---|--|--|--------------|
| PHOLISM. | | | SU | N. | | | | | 1 | MOON | ۱. | | GU TPR. | BQ. | |
| Thay of Month. | Rising. | On Meridian | | | ă | | | Setting. | W | מי אבניתיותיו | dge. | After Midnight | dfter Noon. | Day of Month. | Months. |
| 1 Thur. 2 Fri. 3 Sat. 4 G. F. 5 Mon. 6 Tues. 7 Wed. 8 Thur. 9 Fri. 10 Sat. 11 G. F. 12 Mon. 13 Tues. | h.m. 5 33 34 34 35 35 36 36 37 37 38 38 | h. m. 12 6 5 | 5. 1 57 52 47 41 35 28 21 13 56 46 36 | 18 17 16 | 0 45 30 14 58 41 25 8 | 59 42 8 17 9 44 3 6 53 25 42 45 33 | 2553144488800 | h.n. 6 38 37 35 35 37 35 37 37 37 38 39 39 | 1 2 3 4 4 5 6 7 7 8 9 10 11 | m. 49 9 9 36 2 2 6 5 5 9 5 6 5 9 6 6 5 9 6 6 6 6 6 6 6 6 | 18 4 19 4 120 4 122 4 123 4 125 125 128 128 128 128 128 128 128 128 128 128 | 3 20 3 50 4 20 4 50 6 10 6 10 8 30 1 10 1 11 1 11 1 11 1 11 1 11 1 11 1 | 3 40 | 18 19 20 21 22 23 24 25 26 27 | SRABON 1261. |
| 14 Wed. 15 Thur. 16 Fri. 17 Sat. 18 G. F. 19 Mon. 20 Tues. 21 Wed. 22 Thur. 23 Fri. 24 Sat. 26 Mon. 27 Tues. 28 Wed. | 39 39 40 40 40 41 41 42 42 42 43 | 1 | 25 14 2 50 37 24 10 56 41 25 10 54 | 12 11 10 | 23 2 41 | 6 27 38 39 31 | 0 5 7 7 9 3 | 23 23 21 21 21 20 | 0 0 1 2 3 4 5 6 7 8 9 9 10 11 Africa | 13 9 7 7 7 6 4 5 5 9 5 1 40 S | 3 29 0 10 1 10 1 10 1 10 1 10 1 10 1 10 1 | 5 2 3 1 5 6 3 1 6 6 6 7 2 6 6 6 6 1 1 1 6 6 6 1 3 6 6 | 0 3 4 0 3 4 0 4 3 0 6 3 0 6 3 0 7 5 0 9 2 0 10 5 0 11 5 1 5 | 5 4 5 6 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 | BHADUR 1251. |
| 29 Thur. 30 Fri. 31 Sat. | 44 | 13 0 | 2 | 5 7 8 9 8 | 20 56 37 | 13 46 11 | 7 | 17 | 0 | 27 - 13 | 9 14 1 6 15 1 | 6 2 2 6 3 5 6 3 2 | 0 2 4 0 3 1 5 3 5 | | *** |

SEPTEMBER XXX DAYS -- 1844.



Remarkable Days.

- 1 G. F
- · 2 Monday,, .. London burnt, 1666.
 - 3 Tuesday, ... Cromwell died, 1658.
 - 4 Wednesday,.
 - 5 Thursday, .. Bombardment of Copenhagen, 1807.
 - 6 Friday,
 - 7 Saturday,...
 - 8. G. F.
 - 9 Monday, ..
 - 10 Tuesday, ...
- 11 Wednesday, . Battle of Delhi,
- 12 Thursday, ..
- 13 Friday,.....
- 14 Saturday, , . Moscow Burnt, 1812.
- 15 G. F..... Freedom of the Press in India, 1835.
- 16 Monday, ...
- 17 Tuesday, ...
- 18 Wednesday..
- 19 Thursday, ...
- 20 Friday,
- 21 Saturday, ..
- 22 G. F. Charles V. died, 1558.
- 23 Monday Battle of Assye, 1803,
- 24 Tuesday, ...
- 25 Wednesday,.
- 26 Thursday, ..
- 27 Friday, Battle of Busaco.
- 28 Saturday, ..
- 29 G. F. St. MICHAEL, -- MICHAELMAS DAY.
- 30 Monday, . , .

SEPTEMBER XXX DAYS, 4844.

Venus Morning Star .- Mars Morning Star .- Saturn Night Ster .- Jupiter Evening Star.

Highest... { Pressure 29, 90 | Lowest... { Pressure 29, 70 | Temperature 90°, | Temperature 80°, | Thermometer exposed to the Sun's rays 116°

| ENGLISH. | ,) | un. | MOON. | HIOH HIV- |
|---|--|---|--|--|
| Day of Month. | Rising. On Meridian | Declination at Anon. | On Meridian | After Midnight. After Noon. Dooy or Bonth. |
| 1 G. F. 2 Mon. 3 Tucs. 4 Wed. 5 Thur. 6 Fri, 7 Sat. 8 G. F. 9 Mon. 10 Tucs. 11 Wed. 12 Thur. | h.m. h. m. s 5 44 11 59 56 44 3 44 11 15 45 58 56 45 36 46 11 46 57 56 46 36 47 16 47 56 5 48 16 | 0 8 15 27 26 16 16 17 53 35 3 16 17 29 9 28 3 18 35 6 47 14 0 19 3 24 53 6 20 25 4 21 2 5 59 51 6 22 25 17 12 2 25 1 4 54 27 4 26 8 42 7 27 | h. m. d. h. 17 16 3 27 3 18 16 4 15 8 19 16 5 51 £ 21 16 6 40 22 16 7 30 2 23 16 8 19 3 24 16 9 8 0 44 6 27 16 11 33 2 23 16 | 4 35 4 50 15 5 15 5 40 21 6 5 6 90 21 6 55 7 30 2 3 8 0 8 45 45 9 15 9 55 2 10 25 10 50 2 11 10 11 35 2 3 11 50 - 25 0 10 0 25 21 |
| 13 Fri. 14 Sat. 15 G. F. 16 Mon. 17 Tues. 18 Wed. 19 Thur. 20 Fri. 21 Sat. 22 G. F. | 48 55 44 48 29 49 54 40 49 20 49 20 50 53 4 50 50 2 | 9 3 45 43 6 29 8 22 40 6 30 7 2 59 33 8 31 6 26 23 8 32 6 13 10 7 33 4 1 49 55 0 34 | Aft. Nov. 0 23 0 0 5 1 14 4 1 5 2 8 1 2 5 3 4 3 3 5 4 2 6 4 5 5 2 2 5 6 6 1 4 6 6 7 53 { 8 5 7 53 { 8 5 8 45 7 9 5 | 6 0 6 35 5 7 10 7 35 t 8 25 9 15 7 9 50 10 30 5 |
| 23 Mon. 24 Tues. 25 Wed. 26 Thur. 27 Fri. 28 Sat. 29 G. F. 20 Mon. | 50 51 5 51 3 51 1 52 50 5 52 3 52 1 | 9 0 6 50 9 39 9 30 15 3 40 8 53 40 1 41 8 1 17 4 7 42 7 40 29 1 43 | 9 35 (10 £ 10 22 (11 5 5 11 7 6 12 £ 13 5 14 5 6 15 5 12 1 16 5 5 2 9 £ 17 5 | 1 3 11 50 16 7 1 0 15 11 7 0 35 0 50 1: 4 |

OCTOBER XXXI DAYS.—1844.



Remarkable Days.

| 1 | Tuesday, |
|----|---|
| 2 | Wednesday,. |
| 3 | Thursday, |
| 4 | Friday, I ally takes Arcot, 1758. |
| | Seturday, |
| 6 | G F |
| 7 | Monday, |
| 8 | fuesday, |
| | Wednesday. |
| | i hursday, |
| | Friday, |
| | Saturday, |
| | G. F |
| 14 | Monday, |
| 15 | luesday |
| 16 | Wednesday, . Got et nment takes the field against the Pindarees, 1817 |
| | Thursday, |
| 18 | Friday, |
| 19 | Saturday, |
| 20 | G. F |
| | Monday, |
| | Tuesday, |
| 23 | Wednesday, . Supreme Court, Term Commencess. |
| | Thursday, |
| | Friday, |
| | Saturday, |
| | G.F |
| | Monday, |
| | Tuesday, |
| | Wednesday, |
| 31 | Thursday, . |

OCTOBER XXXI DAYS....1844.

| • | |
|--------|--|
| PHASES | OF THE MOON. D. H. M. |
| 8 | Last Quarter, 4 10 22, 5 After Noon. New Moon. 12 5 17, 2 After Midnight. First Quarter, 18 9 9. 1 After Noon. Full Moon, 26 10 58, 3 After Midnight. |
| Ou t | he 9th 2 of C-On the 11th of of C-On the 19th ho C- |
| Ven | s Morning Star,—Mars Morning Star.—Saturn Night Star.— Jupiter Evening Star. |
| | Inches. Inches |
| Highes | Pressure 29, 95 Temperature 92°, Lowest Pressure 29, 70 Temperature 70°, |
| | The mometer exposed to the Sun's rays 112° |

| | 7 | | | · | IIIN- | | | | |
|---|--|---|---|--|--|---|--------------------------------------|---|--|
| ENGLISH. | | 8 <i>U</i> | N. | | MOON | · | HIC TAT | DOG. | |
| 1Day of Month. | Rising. | On Meridian | Declination at Noon. | Setting. | On Meridian | -15e. | After Midnight | After Noon. | Day of Month. |
| 1 Tues. 2 Wed. 3 Thur. 4 Fri. 5 Sat. 6 G F. 7 Mon. 8 Tues 9, Wed. 10 Thur. 11 Fri. 12 Sat. | 5. m. h. 5. 53 11 53 54 54 55 55 56 56 56 56 56 | m. s. 40 39 20 11 48 43 25 8 47 50 34 18 2 46 47 32 | South. 3 13 56 8 37 14 5 4 0 29 9 23 42 6 46 52 3 5 9 58 5 33 0 8 55 59 0 6 18 52 6 41 41 3 7 4 24 5 27 2 0 | 39 38 | 4 33 3 5 23 0 6 10 4 6 58 4 7 46 0 | d. h. 18 5 19 5 20 5 22 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 | 10 55 | 10 25 | 17 18 19 20 21 21 21 21 21 21 21 21 21 21 21 21 21 |
| 13 G. F. 14 Mon. 15 Tues. 16 Wed. 17 Thur. 18 Fri. 19 Sat. 20 G. F. 21 Mon. 22 Tues. 23 Wed. 24 Thur. 25 Fri. 26 Sat. | 56 57 57 58 58 59 59 6 0 | 44 53 43 34 26 18 | 49 33 4 8 11 58 1 34 16 0 56 26 6 9 18 29 3 40 24 0 10 2 10 1 23 47 3 45 15 2 11 6 33 4 27 41 6 43 39 4 12 9 26 5 30 2 3 | 35 34 33 32 31 30 29 28 27 26 26 25 | 0 52 7 1 51 9 2 53 2 3 54 3 4 53 8 6 42 9 7 32 5 8 19 5 9 49 3 10 33 7 11 18 6 | 0 19 1 19 2 19 3 19 4 19 6 19 7 19 9 19 10 19 11 2 19 13 19 | | 2 37 3 10 3 45 4 80 5 40 6 9 27 10 40 11 40 11 40 2 20 | TOGO-0004 CB- 1881. |
| 27 G. F. 28 Mon. 29 Tues. 30 Wed. 31 Thur, | 5 5 | 59 55 50 47 3 45 | 50 26 5 13 10 38 6 30 38 5 57 25 6 14 9 59 6 | 24 23 23 22 21 | 0 51 5 | 14 19 15 19 16 19 17 19 13 19 | 2 40 3 10 3 40 4 10 4 35 | 2 50 3 30 4 0 4 25 4 55 | 14 16 |

NOVEMBER XXX DAYS.-1844.

485

Remarkable Days.

| | A B B B B B B B B B B B B B B B B B B B |
|----|---|
| 1 | Friday, ALL SAINTS. Mutiny at Barrackpore, 1824. |
| 2 | Saturday, |
| | G, F |
| 4 | Monday, Dost Mahomed Khan surrendered, at Cabool, 1840. |
| 5 | Tuesday, Gun l'owder Plot. |
| 6 | Wednesday,. |
| 7 | Thursday, |
| 8 | Friday, The new Water engine at Chaudpaul Ghaut finished, 1842. |
| 9 | Saturday, |
| 10 | G.FPublication of the order directing the liberation of Dose |
| 11 | Monday, [Mahammed |
| 12 | Tuesday Battle of Deig, 1804. Severe shock of Earthquake at 10 at |
| 13 | Wednesday,. [Night. |
| | Thursday, |
| | Friday, |
| | Saturday, 🖛 |
| | G. F |
| | Monday, |
| | Tuesday, |
| | Wednesday, Supreme Court, Sittings Commence. |
| | Thursday, Lord Hawke's Victory, 1759. |
| | Friday, |
| | Saturday, |
| | G. F |
| | Monday, |
| | Tuesday, |
| | . Wednesday, . |
| | Thursday, |
| | Friday, Battle of Argaum, 1803. |
| | Saturday,St. Andrew. |
| | · · · · · · · · · · · · · · · · · · · |

NOVEMBER XXX DAYS 1841.

----PHASES OF THE MOON. D. H. M. Last Quarter,.... 8 4 12, 5 After Noon, New Moon, 10 2 29, 8 Alter Novey
First Quarter, 17 7 21, 1 An 11, 5
Full Moon, 26 5 35, 5 \ 7 7 5

On the 8th of (-On the 8th of (-On the 9th) Eclipsed invisible at Calcutta.—On the 16th of (-On the 20th 4 of -On the 25th (Eclipsed visible at Calcutta.

Venus Morning Star .- Mars Morning Star .- Saturn Evening Star ,-Jupiter Evening Star.

Highest. Pressure 30, 50 Temperature 88° Lowest. Pressure 29, 84
Temperature 60

Thermometer exposed othe Sun's rays 104°

| | | - | | | | | | | | | | |
|--|--|--|----------------------|--|---|---|--|---|---|---|---|--|
| ENC | 11.1811. | | | 5U N | ٠. | | 1 | MOON | | 1110 | | HIN- |
| | | <u> </u> | | <u>-</u> | | | | | · | | F H . | 17()40. |
| Day of Month. | Day of Week. | Rising. | On Meridian | | <u> </u> | | Setting. | On Meridian | Age. | After Midnight. | After Noon. | Day of Month. |
| 2 3 4 5 6 7 8 9 10 11 12 13 | Fri. Sat. G. F. Mon. Tues. Wed. Thur. Fri. Sat. G. F. Mon. Tues. Wed. Thur. | 6 6,1 7 7 8 9 10 11 12 13 14 15 16 16 | h. m. 11 43 | 42 43 45 47 51 55 0 6 13 20 29 | 48 15 7 25 44 16 2 1 55 55 17 12 28 45 17 17 | 20 0 26 4 18 4 4 55 7 17 8 14 7 48 7 5 6 47 6 11 6 9 4 | h,m. 5 21 20 20 20 19 19 19 19 18 18 17 | 3 41 4 | 23 19 24 19 25 19 26 19 27 19 28 19 0 9 1 2 9 3 | 1 20 | 8 ,0 9 15 10 30 11 40 0 55 1 50 2 40 3 30 4 15 | 17 19 20 21 22 23 24 24 27 28 27 28 28 29 30 |
| 15 16 17 18 19 20 21 22 23 24 25 26 27 28 | Fri. Sat. G. F. Mon. Tues. Wed. Thur. Fri. Sat. G. F. Mon. Tues. Wed. Thur. | 18 18 19 19 20 21 21 22 22 22 22 23 24 25 | 45 46 47 48 | 23 37 51 6 22 38 56 14 32 52 | 19 2 16 30 44 58 20 11 23 36 47 59 21 10 | 30 6 38 0 38 0 525 1 55 0 57 1 46 2 55 6 25 6 31 4 | 16 15 15 14 14 14 | 5 29 1 6 17 6 7 3 6 7 48 1 8 32 1 9 16 4 10 1 5 10 47 9 11 35 4 Aft. Mid 0 23 7 1 12 2 | 8 9 9 9 10 9 11 9 12 9 14 9 15 9 16 9 17 9 | 9 20 10 25 11 20 0 35 1 10 2 20 2 50 3 1 | 8 40 9 55 11 60 11 50 0 10 0 56 1 30 2 0 2 46 3 46 | 34 56 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 |
| 29 30 | Fri. Sat. | 25 26 | 11 48 | 3 3 55 | 21 41 | 32 6 26 2 | , | | 118 6 | | | 4417 |

DECEMBER XXXI DAYS,-1844.



Remarkable Days.

| 1 | G. P 1st Bunday in Advent. Burmese defeated near Prone |
|----|---|
| 2 | Monday, [1825 |
| 3 | Tuesday, |
| 4 | Wednesday, Abolition of Suttee, 1829. |
| 5 | Thursday, |
| | Friday, |
| | Saturday, Battle of Rangoon. |
| | G. F |
| | Monday Mauritius 1810. Supreme Court, Session Commence. |
| | Tuesday, |
| | Wednesday,. |
| | Thursday, |
| | Friday, Newton born, 1642. |
| | Saturday, |
| • | O. F Burmese deseated at Kokeen. |
| ٠, | Monday, |
| | Tuesday, |
| | Wednesday,. |
| | Thursday, |
| | Friday, English fleet arrive at the Ganges, 1756. |
| | Saturday, St. Thomas. |
| | • |
| | Manday |
| | Monday, |
| | Tuesday, Peace between the English and Americans. |
| | Wednesday, DAY. |
| | • • |
| | Friday, St. John the Epangelist. Childenas Day. |
| | Saturday, |
| | G, F |
| - | Monday, |
| 31 | Tuesday Silvester day. 1st Charter to the East India Comp. 1600 |

DECEMBER XXXI BAYS. 1844.

| PRASES OF THE MOON, | X. |
|---|---|
| Last Quarter, | 8 1, 1 After Midnight. 2 6, 3 After Midnight. 9 14, 9 After Noon, |
| On the 7th of d — On the 7th 9 d d — invisible at Culcuttu.—On the 13th b d d — | 1 22, 3 After Midnight. -On the 9th O Eclipsed |
| invisible at Calcutta On the 13th b d (- | -On the 17th 4 of |
| Mars Morning Star.—Venus, Mornnig Star.— Jupiter Night Star. | -Salurn Evening Star. |

Highest... { Pressure 30, 10 | Lowest... { Pressure 29, 81 | Temperature 86°, | Lowest... { Temperature 55°, Thermometer exposed to the Sun's rays 103°

| | BLISH. | | | | 8U: | N. | | | | | | 1 | MOO | N. | | V | HIC | H FR. | | HI | 0, |
|----------------------------------|--|--|----------|---------------------------|--|----------|--|--|-----------|--------------------|---|------------------------------------|---|--|--|--------------------------|--|------------------------------|----------------------------------|--|------------|
| Day of Month. | Day of Week. | Rising. | | On Meridian | | | ٩ | Noon. | | Setting. | | On Meridian | | | Age. | Acres Milanish | a)ter managa | | 5 | Day of Month. | Months. |
| 34 5 6 7 | G. F. Mon. Tues. Wed. Thur. Fri. Sat. G. F. | h.m. 6 26 26 27 27 27 28 29 30 | h. 11 | m. 49 50 51 | 40 | 21 22 | 50 50 59 8 16 24 31 38 | th. 54 8 36 49 35 55 49 | 95715868 | - 1 1 1 1 | 333445 | 4 5 6 7 8 9 | m. 19 6 4 8 50 1 36 3 24 9 16 4 | 21 22 23 24 5 25 1 26 27 | 999999 | 6 7 8 | m. 15 10 0 10 25 20 | h. 5678910 - 0 | m. 40 35 30 35 | 17 18 19 20 21 22 23 | AUN 1951. |
| 10 11 12 13 14 15 | Mon. Tues. Wed. Thur. Fri. Sat. G. F. Mon. | 30 31 32 33 34 34 35 36 | | 53 54 55 | 38 6 33 1 30 59 28 57 | 23 | 51 56 1 6 10 14 17 20 | 50 56 84 45 28 44 31 | 0 2165705 | 1 | 6 6 7 7 8 8 | 0123445 | 15 No.19 19 23 23 19 10 59 45 | 7 29 7 29 1 (1 1 2 3 4 4 4 5 | 9 9 22 22 22 22 3 22 5 22 | 3 4 5 5 6 | 40 40 30 20 40 25 | 234456 | 10 10 10 40 20 50 | 27 28 29 | <u> </u> ; |
| 19 20 21 | Fri. Sat. G. F. Mon. Tues. | 36 37 37 37 38 38 38 39 | | 56 57 58 59 0 | 27 56 26 56 26 56 26 55 26 | | 22 24 26 27 27 27 26 25 24 | 56 | 216885 | | 8 19 20 20 20 21 21 21 | 6 7 8 9 10 11 11 | 14 59 45 89 20 8 | 2 6 6 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | 7 22 3 22 9 22 1 22 1 22 2 23 3 24 | 8910 | 25 30 40 50 30 45 20 | 9 10 11 0 1 2 | 50 35 | 567 8910 | 3 1251. |
| 26 27 28 29 30 | Fri. | 39 40 40 41 41 6 41 | 2 | 3 | 55 25 54 53 53 | | 23 20 17 14 10 | 20 14 | 1 4 | | 22 22 23 23 24 24 | 0 1 2 3 3 | .Mid 45 33 18 3 48 32 | | 8 2: 9 2: | 2 3 2 3 2 4 2 4 | 2: 55 30 56 | 34 | 40 10 40 |) 14 | |

Memoranda

for the

CONCLUSION OF HE YEAR.

Calculations of the Almanac.

The limes given in this Almanac are the civil or common reckoning of time, from Midnight to Midnight. The column of the San's Meridian passage is calculated to the nearest second of time for every day of the year, with the same accuracy as it is in the Nautical Almanac, a watch ought to point exactly to the hour indicated for that day, when the Sun dial marks twelve. There is no need now to refer to a table of Equation of time, should however this Equation be required, it may be had as readily; it is the time beyond 124 or the time wanting to 124, given in this column for each day of the year. The Moon will serve as well to set or compare a watch by the same Sun dial; let the shadow of the goomen fall on 12h, a watch night to show at the same moment the time indicated in the column "Moon on Meridian" answering to the day the observation is made, which time is calculated to the nearest tenth of a minute; should the shadow fall on any other hour, as 8, 4 or 5, add to the time indicated in that same column, about 62 minutes for every hour after twelve, but should the dial show 6A. 8A. or 11A. as man, minutes must be deducted for every hour before 12.

The present mode of denoting the times of the Moon's Phases and those of High Water, After Noon and After Midnight, has been substituted for Morning, After

Noon, Evening, Night;

When the symbol (\$\infty\$) denoting opposition, occurs, such as on the 2d May, we are to understand that the Moon does not pass the Meridian of Calentia, on that (civil) day. This is the case once, some times twice in a Lunne month and arises from the circumstance of the Lunar day being longer than the mean Solar day. In the present instance the excess is 60 minutes or the Lunar day is equal 25k. The Moon pusses the Meridian on the 1st in the Evening at 11k 0 m., 5, viz. 60 m. before Midnight and does not return to the same Meridian until Midnight of the following day, which time, agreeably to civil reckoning, is the 3d May at Midnight.

And because the Moon does not pass the Meridian in every civil day, but is wanting to do so, once at least in every civil month, and as one Meridian passage of the, Moan produces only two High Water tides, there are in every Lunar month not less than two High Water tides wanting; therefore on two days every mouth, falling some times after Midnight cometimes after Noon, there is but one High Water given. The march of the tide-wave over the surface of the ocean is of immense rapidity, the crest of the wave

travelling round the globe in every Lunar day.

In a place like Calcutta, so far removed from the Sea, the tides are strongly affected by the Monsoons, occasional winds, the freshes, and various local causes, so that it wift always remain an imperfectly solved problem to give the times of the High Water with accuracy; It will always, however, be found that for any period there will be only twice the Number of High Water tides, as the Moon passes the Meridian.

The calculations for this year, for the times of High Water, have been made agreeably to La Place's Theory on Tides. From a comparison with the times of High Water actually observed and recorded in Books kept for that purpose at Kylla Duckyard it appears that the times given in this column, were much nearer the truth than those given before, differing generally in a few minutes only, whilst in former years the difference amounted frequently to 2 and even 3 or morehours.

It should be recollected that the time of High Water is not that when the ships in the river turn round, but that when the water is actually highest, which always hap-

pens about hair an hour before the current is changing its direction.

True or apparent time is that deduced from an observation of the Sun on the Meridian, and this time being a variable quantity, requires the addition or substruction of the equation of time to change it into mean solar time, as shewn by a well regulated Clock, which is an uniform measure of time, the length of any portion of it, is equal to the average of all the apparent similar portions in one year.

The two columns of the Sun's rising and setting include the refraction, which causes the Sun and all the beavenly budies to rise on the custern horizon about two minutes carller, and to set on the western, about two minutes later than they would rise or set were the Earth not surrounded by an Atmosphere. Refraction is not exactly of the same daration throughout the whole year, the duration is in proportion of the obliquity of the Sun's rising or setting,

At the head of each month, will be seen whether Salurn, Jupiter, Mars or Venus are visible in the Morning or Evening, and on which days of the month these

Planets will be in conjunction (d) with the Moon, or with each other,

A column has been added this year for the 5th time, viz. the Sun's Declination at Noon for every day in the year, which being calculated with accoud differences, is as

correct as that given in the Nautical Almanac.

Again, at the head of each Month the observations of the Highest and Lowest Pressure and Temperature have been added; they are the average of the twelve preceding years, the Least Temperature is that at Sun rise, the Greatest Press, at 04. 50m. A. M. the Greatest Temp at 24, 50m, A. N. and the Lengt Pressure at 4A A. N. The observations of the Barometer are recorded in inches and handreds parts of an inch

The temperature registered is that of the air in the shade; but besides this, the power of the Sun's rays at the time of Greatest Temperature, is also given.

BULIPERS OF THE SUN AND MOON.

| 1. A total Eclipse of the Moon, June the 1st partly visible at Calcutta See Diagram A. m. R. First Contact with shadow, (Mean time Morning) 3 2 4 M. Middle of the Eclipse, (diffr) 4 43 6 E. Last Contact with shadow is invisible If the Moon's Diameter be taken as 1 then the Magnitude of the Eclipse is 1, 2: If. A partial Eclipse of the Sun, June 16th 6th Morning visible in the South Pacist Ocean only. A. m. 111. A Partial Eclipse of the Sun, November 16th 8 44 After Neon Visible in a small portion of the Great Souther Ocean. |
|---|
| R. First Contact with shadow, (Mean time Morning) 3 2 4 M. Middle of the Eclipse, (diffe) 4 43 6 E. Last Contact with shadow is invisible If the Maon's Diameter be taken as 1 then the Magnitude of the Eclipse is 1, 2: If. A partial Eclipse of the Sun, Jane 16th 62 Morning visible in the South Pacisi Ocean only. A. m. 111. A Partial Eclipse of the Sun, November 16th 8 44 After Neon |
| Ocean only. A. m. 111. A Partial Eclipse of the Sun, November 10th |
| 111. A Partial Eclipse of the Sun, November 10th 8 44 After Neon |
| |
| IV. A total Eclipse of the Moon November 25th. Partly visible at Calcuttuse Diagram. |
| B. First Contact with shadow, (Mean time Morning) 3 43 • M. Middle of the Eclipse, (ditto) \$ 37 Q E. Last Contact with shadow is invisible Moons Diameter == 1, then Magnitude of the Eclipso == 1, 44. |
| V: A Partial Eclipse of the Sun December, 10th 2 Morning. Visible in the North Pacific Ocean and in North America only. Quantity of rain having fullen at Calcutta, during the following years. Inches 59,76 1837 |
| 1832 49,25 1840 54,47 1833 57,93 1841 66,28 1834 65,37 1842 76,11 1835 45,39 DAYS OF THE WEEK. |
| Rudlecher. Nanchedan Sunday Rudlecher. Eiwar Munday Soumbar Poer Tuesday Mongolbar Mungui Wednesday Boodhbar Bhood Thursday Brechuspottechar Jummabrau Friday Shookrobar Sunnychar |
| ecliptic and equinoctial. |
| Apparent Obliquity of the Ecliptic. Equation of Equinoxes. |
| 38. 27. 33. 02 |

EMBER DAYS.

| Rebruary, 2sih, 1st & 2d March September, May, 2sth, 30th, and Sist. December, | 18th, 20th, and 21st |
|---|------------------------------------|
| FIXED AND MOVEABLE PESTIVALS, ANNIVI | ERSARIES &c. &c. &c |
| | Jusen Victoria, May 24 |
| Fpiphany | hit Sunday, 26 |
| | y,June 2 |
| Ash Wednesday, 21 Corpus Christ | 5 6 |
| | Queen Victoria 20 |
| Annunciation or Lady day 25 St John Bapi | ist - Mid Summer Day, 21 |
| Prim Sunday, | he Press in Iudia Sept. 15 |
| Good Friday April 5 Michaelmas I | Day 29 |
| Easter Sunday 7 [Guupowder] | Plot, Nov 5 |
| Low Sunday, | Advent Dec 1 |
| | 21 |
| Ascension Day, Holy I hursday 16 Christmas Da | y, 25 |
| HINDOO HOLIDAYS FOR 1 | B4 I. |
| ENGLISH MONTHS. DAYS OF WEEK. NAME. | TIME. HINDOO MONTHS. |
| January, 24 & 25] Wednes. & Thursday Sree Punchoome | ec. 2 days Maug(1250) 12 & 13 |
| February . 16 & 17) Friday & Saturday, Seebo Raitree | 2 days Falgoon 5 & 6 |
| March 4, 5 & 6 Nonday & Tues. Wed Dole Juttra | 3 day 1) itto 22, 23 & 24 |
| Ditto It inturday Barcones Bitto Sree Ramnoboon | 1 day Choitro 4 nee day Ditto 16 |
| April 10 & 11 Wednesday & Thurs Churruck Poojah | 2 days Ditto 29 & 30 |
| May 27 Monday Dushoharah | l day Joist. (1251). 15 |
| Ditto | day Ditto 19 |
| Jano 14 l'uesday Ruth Juttra | I day Aussaur 6 |
| Ditto | nalil day Bhadio |
| September. 4 & 5 Wednes. & Thursday Junmoo Ostome | o 2 days Ditto * . 21 & 22 |
| October 10 Friday Mohalvah | \1 day 'Assin 27 |
| Dikto 16 to 23 Wednesday to Wed. Doorunk Poojah | 8 days Kartick I to 8 |
| November. 9 & 10 Saturday & Sunday . Kalleeka Poojal Ditto 12 Tuesday Bhrateadeteab. | 1 2 days Dicto 25 & 26 |
| Ditto 14 & 15 Thursday & Friday . Kartick Poojab . | 2 days Ditto30 Uggrahou |
| Ditto 18 & 19, Wonday & Fuesday lJuggodhatreePe | onja 2 days Uggrahou 4 & 5 |
| MAHOMEDAN NAMES OF THE NE | W MOONS. |
| January 20; Saturday Zilhajja | Maugh (1250) 8 |
| Feb 18 Sunday Mahorram | |
| March 19 Tuesday Safar | |
| April 17 Wednesday Rubi-ulawal Rabi-us-sani | Bysack(1251) 6 Joisty 5 |
| June In Sunday Jama diawal | Assar |
| July 15 Monday Jamadi-us-sani. | Shrabone 1 |
| August 11 Wednesday Rajab | |
| September 12 Thursday Shaban Shaban Shaban | |
| November. 10 Sunday Shawal | Kartick |
| December 10 Tuesday Zel kada | Uggrahayon26 |
| A hellden is absenced only offen the Many here. | |
| A holiday is observed only after the New Moon becorevening, is generally one full day after New Moon. | nes visible, which on a cient, |
| The year 5005 of the Jewish Era, commences on Septer | mber 14 1944 |
| The year 1260 of the Mahonmedan Era commences | on January 22, 1844. |
| Ramadan (Month of Abstinence observed by the Turks) | commences on Sept. 14, 1844. |
| Mahommedan Holidays observed in | Public Offices. |
| For Yest or Ramsan, | 2 days |
| For Bukruyend, eleven days after the New Moon, Ziha | ija is scen, 9 days |
| Mahariam, | 10 days |
| Akhres Chuhar Shumba, in Safar, | is seen |
| Shube Burrat, one day after Full Moon in Shebaun, | 2 days |
| | |
| | Total, 18 days |

PART III.

THE

COMPANION TO THE ALMANAC.

The Companion to the Almanac.

THE CALENDAR, AND ITS SUCCESSIVE REFORMS.

The divisions of time, such as they are presented in the Calandar, are composed of days, weeks, months, and years. The modes of determining these divisions, have been various amongst the nations of antiquity, and there are still variations in these modes in the modern world.

The manner of reckoning the DAYS by the ancient Jews, and which subsists amongst that people at the present time, is, to commence the day at a certain hour of the evening, and to finish it on the next evening at the same hour. Thus their sabbath begins on the afternoon of Friday, and is completed on the afternoon of Saturday. The Roman Catholic church also commences its festivals in the evening; and this custom is retained amongst ourselves in some of our popular observances, such as the eve of St. Juhn, and Christmas eve.

The civil day now commences at 12 o'clock at midnight, and fasts till the same hour of the following night. The civil day is distinguished from the astronomical day, which begins at noon, and is counted up to 24 hours, terminating at the succeeding noon. This mode of reckoning the day, is that used in the Nautical Almanac, and it sometimes leads to mistakes with persons not familiar with this manner of computation: a little consideration will obviate the difficulty. Thus, January 10, fifteen hours in astronomical time, is January 11, 3 in the morning, civil time. In France, and in must of the states of Europe, as with us, the hours are counted up to 12, from midnight till noon, and from noon till midnight. Thus, I also the hours are counted on till the next sun-set. This mode is very inconvenient to travellers, as the noon of the "Italian hours" at the summer solstice is 16 o'clock, and 19 o'clock at the winter solstice.

The English names of the days of the were are derived from the Saxons; and they partly adopted these names from the more, civilized nations of antiquity; The following ingenious origin of the ancient names has been suggested in connexion with astronomical science. The planetary arrangement of Ptolemy was thus I, Saturn; 2, Jupity; 3, Mars: 4, the Sun; 5, Venns; 6, Mercury; 7 the Moon. Each of these planets was supposed to preside, successively, over each hour of the 24 of each day, in the order above given. In this way Saturn would preside over the first hour of the first day; Jupiter over the second hour; Mars over the third; the Sun over the fourth, and so on. Thus the Sun presiding over the fourth, eleventh, and eighteenth hours of the first day, would preside over the first hour of the second day, and carrying on the series, the Moon would preside over the first hour of the third day, Mars over the first hour of the fourth day, Mercury over the first hour of the sixth day, and Venus over the first hour of the seventh day. Hence, the names of the days yet used in the learned professions throughout Europe. The present Euglish names are derived from the Saxon:—

| Latin. | English. | Saron. |
|---------------|-----------|----------------|
| Dies Saturni | Saturday | Saterne's day. |
| Dies Solis | Sunday | Sun's day, |
| Dies Lune | Monday | Moon's day. |
| Dies Martin | Tuesday | Tiw's day. |
| Dies Marcurii | Wednesday | Woden's day. |
| Dies Joris | Thursday | Thor's day. |
| Dies Veneris | Priday | Priya's day. |

Tiw, Woden, Thor, and Friya were deities of the Pagan Saxons. Ther was the god of thunder, as well as the ancient Jove; and Frya was a goddess, the wife of Woden.

Almost all nations have regulated their montus, in a great degree, by the evolution of the moon. Some have endeavoured to unite this division with the annual course of the sun, by an augmentation of days at the end of each year, or by adding a thirteenth month at the end of every third year. The Jews and the Athenians followed this latter method; the Macedonians, and some nations of Asia, assigned their months 30 and 31 days; the Turks and the Arabs have 29 and 30 days; the months of the Anglo-Saxons were governed by the revolutions of the moon. Their common year consisted of twelve lunar months, three months being appropriated to each of the four seasons; but every third year contained an additional lunar month, which was given to the summier season. The names of their lunar months, either had reference to their religious ceremonies, or to the natural appearances of the year.

A considerable variation prevailed, generally, amongst the nations of antiquity and still partially prevails, with regard to the commencement of the YEAR. The Jews dated the beginning of the sacred year in the month of March; the Athenians in the month of June, the Macedonians on the 24th September; the Christians of Egypt and Ethiopia on the 29th or 30th of August, and the Persians and Armenians on the 11th of August. The Jewish civil year begins on the first day of the Month Tirri, which year, corresponds with our 9th of September; the Mahomedan's begins of the first of the month Moharem, which year, corresponds with our 14th of July. Nearly all the nations of the Christian world now, commence the year on the 1st of January; but as recently as 1752, even in England, the year did not legally and generally commence till the 25th of March. In Scotland, at that period, the year began on the first of January. The difference caused great practical inconveniances, and January and February, and part of March, sometimes bore two dates, as we often find in old records, as 1711412. This practice often leads to chronological mistakes; for instance, we popularly say. "The Revolution of 1688," that great event happening in February of the year 1688, according to the then mode of computation; but if the year were held to begin, as it does now, on the 1st of January, it would be" the Revolution of 1689". In the anniversaries given in the British Almanuc, the alterations of ctyle, made in 1752, have not been followed, as any correction of date would have embarrassed the reader in historical and biographical references.

The year, properly so called, is the solar year or the period of times, which the sun passes through the twelve signs of the Zodiac. The period comprises 300 days, 5 hours, and 48 minutes, 51 seconds, 6 decimals, and is called the astronomical year.

The CALENDAR is a table of the days of the year, arranged to assist the distribution of time, and to indicate remarkable days connected with devotion or business. It every nation had adopted the same division of time, and a year form catendar had been general throughout civilized states, history would present much fewer difficulties and contradictions. The progress of astronomical scein ce has necessarily produced great changes in the manner of dividing time; and thus, whilst some nations have been ready to give their catendar every possible advantage of a scientific construction, the prejudices of others have rendered them unwilling to depart from their accustomed mode, however inaccurate. It may be curious and instructive to trace, very briefly, the changes of the calendar, ordinarily called, the changes of style.

The Romans called the first days of each month, Calends, from a word which signified called; because the Pontiffs, on those days, called the people together, to apprise them of the days of festival in that month. Hence we derive the name of CALENDAR.

The Roman Calendar, which has, in great part, been adopted by almost all nations, is stated to have been introduced by Romulus, the founder of this city. He divided the year into ten months only; Mars, Aprilis, Maius, Junius, Quintilis, (afterwards called Julius.) Sextilis, (afterwards called Augustus.) September. October, November, Desember. Mar, Maine, Quintilis, and October, contained 31 days, and each of the six other months 50 days; so that the ten months comprised 314 days. The year of Romulus was, therefore, or 50 days? less duration than the lunar year, and of 61 days less then the solar year; and its commencement of coarse did not correspond with any fixed season. Numa Pompilius corrected this calendar, by adding two months. Januarius, and Februarius, which he placed before Mars. Julius Cæsar, being desirous to render the caléndar

still more correct, consulted the astronomers of his time, who fixed the solar year as 365 days, 6 hours, comprising, as they thought, the period from one vernal equinox to another. The six hours were set aside, and at the end of four years, forming a day, the fourth year was made to consist of :66 days. The day thus added, was called interculary, and was added to the month of February, by doubling a the 21th of that month, or according to their way of reckoning, the sizth of the Calends of March. Hence the year was called Bissexule. This almost perfect arrangement, which was denominated the Julian siyle, prevailed generally throughout the Christian world, till the time Pope Gregory XIII. The Calender of Julius Casar was defective in this particular; that the solar year, consisting of 365 days, a hours, and 49 minutes, and not of 365 days, & hours, as wassupposed in the time of Julius Cæsar; there was a difference between the apparent year and the real year, of eleven minutes. This difference at the time of Gregory XIII... had amounted to ten entire days, the vernal equinox falling on the 11th, instead of the 21st of blarch, at which period it fell correctly at the time of the Council of Nice, in the year 323. To obviate this inconventence. Gregory ordained, in 1589, that the 15th October should be counted instead of the 5th, for the future; and to prevent the recurrence of this error, it was further determined that the year beginning a century, should not be bissextile, with the exception of the beginning of each fourth century. Thus, 700 and 1800 have not been bissextile. nor will 1900 be so; but the year 2000 will be bissextile. In this manner, three days makes three days in about that period. The year of the calendar is thus made, as nearly as possible, to correspond with the true solar year; and future errors of chronology are avoided.

The adoption of this change, which is called the Gregorian, or New Style. (the Julian being called the Old Style.) was for some time resisted by states not under the authority of the See of Rome. The change of the style in England, was established by an Act of Parliament passed in 1752. It was then enacted, that the year should commence on the 1-t of January, instead of March 25th; and that in the year 1752, the days should be numbered as usual until September 24, when the day following hould be accounted the 14th of September, omitting 11 days. The Gregorian principle of dropping one day in every hundredth year, except the fourth hundredth, was also enacted. The alteration was, for a long time, opposed by the prejudices of individuals; and even now, with some persons the Old Style is septembered to that rents are made payable on the old quarter days, instead of the new. For this reason, and not in difference to the prejudice, the old festivals are mentioned in the British Almanac. The Russians still retain the Old Style, thus creating an inconvenience in their public and commercial intercourse with other nations, which, we trust, that the growing intelligence of the people will eventually correct.

During the period in which France was a Republic, the authorities introduced an entire change in the calendar, which was in existence more than twelve years; and is important to be noticed, as all the public acts of the France nation were dated according to this altered style. The National Convention, by a degree of the 5th October, 1793, established a new Era, which was called, in the place of the Christian era, the era of the French. The commencement of tash year, of the first "Vendimisire," was fixed at the midnight commencing the day, on which the autumnal equinox fell, as determined at the observatory at Paris. This era commenced on the 22nd of September, 1792, of being the epoch of the foundation of the Republic; but its establishment was not decreed till the 4th "Frimaire" of the year 11. (4th November, 1793). Two days afterwards the public acts were thus dated. This calendar existed till the 10th "Nivose," year XIV. (the Sist December, 1805,) when the Gregorian mode of computation was restored.

CORRESPONDENCE OF ANCIENT ERAS WITH THE VULGAR ERA

| The year of the Julian period | 6543 |
|--|------|
| From the first Olympiad | 4606 |
| From the foundation of Rome, according to Varro | 2583 |
| From the epoch of Nabunassar | 7579 |
| From the Christian era | 1730 |
| The 5590th year of the Jews began on the 28th of September | 1819 |
| The 1845th year of the Turks, begins on the 3d of July | 1849 |

EXPLANATORY NOTES FOR THE YEAR.

- 1. DOMINICAL LETTERS.—The seven days, of the week, reckoned as beginning on the 1st of January, are designated by the first saven letters of the alphabet. A. B, C, D. E. F, G; and the one of these, which denotes Sunday, is the dominical letter. Thus, if the year begin on Sunday, A is the dominical letter; if it begin on Monday, that letter is G; if on Tuesday, it is F; and so on generally To find the dominical letter, call New Year's Day A., the next day B. and so on till you come to the first Sunday, and the letter that answers to it, is the dominical letter. If there were 594 days, or exactly & weeks in the year, the dominical letter would be always the same; but the year contains 365 days; an excess of 12 day over 52 weeks. The day is taken into the account every year, and the one fourth makes a day in every four years; so that the dominical letter, falls backward one letter for each of the three years, in which the date or number of the year cannot be divided, without remainder, by 4, and, two letters every fourth year, when the date can be so divided; as in the year 1828, it is divisible by 4, and, therefore, February will contain 19 days. The year began on Tuesday; count forward Tuesdays to Sunday, inclusive, is six days; and the sixth letter from A inclusive is F. Therefore at first, F is the dominical letter; but the 29th of February, which is added, or intercalated, throws the 1st day of March a day later in the week than it would otherwise have been; and, therefore, the Sunday letter for March and all the remaining months will be E. The years which have the 29 days in February, and the two dominical letters are called bissettiles, for the reason already given or lesp years; because the day of the month, after February, leaps over a day of the week. In law, the 28th and 29th of February are accounted one day.
- S. THE GOLDEN NUMBER. At the end of every nineteen years the new and full moons happen at very nearly the same times of the year. The ancients discovered this, and reckoned the nineteen years, or "cycle of the moon" as it is called, so that if terminated the year before the Christian era. This cycle was marked by the Greeks with letters of gold. Therefore, to find the golden number or number of the year in this cycle, add 1 to the date; divide by 19: the quotient in the number of cycles of the moon since the birth of Christ, and remainder is the golden number; as the present year is 1878, add 1, is 1829; divide by 19, is 96 cycles, and there remains 5, the golden number.
- S. THE CYCLE OF THE SUN is the number of years that elapse before the Sundays throughout the year, happen on the same days of the month. If there were 364 days in the year, that would happen every year; if 365, it would happen every seventh year; but because the one-fourth of a day makes an alteration of a day every fourth year, the cycle must extend to 2d years. Nine years of this cycle had elapsed before the birth of Christ. Therefore, to find the cycle of the sun, add 9 to the date divide by 28; the quotient is the number of cycles since the birth of Christ, and the remainder is the cycle of the sun; as, for the year 1828, add 9, is 1837, divide by 28, the quotient is 65 cycles, and the remainder is 17, the cycle of the sun.
- 4. The Eyact is the moon's age for the first day of January, or the equation between the beginning of the solar and the lunar year. The time from one new moon to another is about 49½ days. Thus there are, in a year, twelve revolutions of the meon, and 11 days over, therefore, the twelfth new moon will take place 11 days earlier each year than it did the year before. In the lunar cycle of 19 years, there are 12 new moons in each, of 12, and 13 in each of 7: because the 11 days of yearly difference in three years, exceed a lunar month by 3½ days. If it were not for the odd minutes and secon's, the age of the moon, on the 1st of January, could always be found, by multiplying the golden number by 11, and dividing by 30; then the remainder would be the spect or age of the moon on the 1st of January. The following method will answer for the day of the moon's age on the 1st of January, till the ead of the present century. Take 1 from the golden number, multiply what is left by 11, divide by 30; the remainder is the spect, or moon's age on the 1st of January: as for 1828, the golden number is 5; take away 1, leaves 4; multiply by 11, is 44; divide by 30, remains 14, the spect, or moon's age on the 1st January.
- 5. THE NUMBER OF DERECTION is the number of days after the 22d of March, including both days, upon which Easter Sunday takes place. For instance, the number of Direction for 1828 in 16. Easter Sunday is April 6, being 16 days not usive from Murch, 22.

5. Exercia is directed to be celebrated on the first Sunday after the full moon that happens next after the 21st of March; which being the fourteenth day of the first Jewish month, corresponds to their first day of the week after the Passever, the anniversary of the resurrection of Chirat. The time at which this day must happen, varies with the year; but the limits within which it must fall, are the 22d of March, and the 25th of April, inclusive, making a period of 35 days.

In order to find Easter, the first thing to be done is to find Easter limit, that is, the number of days after the first of March, on which the full moon, preceding Easter, shall hoppen. To do this add 6 to the epact, and substruct the sum, less than 0, or the remainder, when 30 is taken away; if more, from 50; the remainder is the day after the first of March, on which the full moon, preceding Easter, happens Thus, for 1828 the epact is 14, add 6 is 20, subtract this from 50; leaves 50 days after the 1st of March, when the full moon preceding Easter takes place, which is the Stat, or last day of March, when the following Sunday is Easter day. To find the day uself, add 4 to the number of the dominical letter; auhtract the sum from the limit, and the remainder from the next number of 7s. that is greater than itself; this last remainder, added to the limit, will give the number of days from the first of March to Easter-day, including both : if less than 31, it will show on what day of March Easter falls; and if greater, take 31 from it, and the remainder will show upon what day of April. Thus, for 1828, the dominical letter is E., the number of which is 5. Add 4 to 5 is 9; take this from 30 (the limit) leaves 2:; take this from 28, (the number of 7s. next greater,) there emains ?; aild this to 30, (the limit,) gives 37 days from the first of March to Easter, both included; take 31, (the days in March, from 37, leaves 6; therefore Easter-day must fall on the 6th of April.

On what day will it fall in 1829.

The Dominical letter for that year will be D.

The Golden number: 1830-7-19 leaves 6; then 6-1 = 5-11 = 55-30 leaves 25, the epact.

Then for Easter limit.

15 + 6 = 31, take away 30 leaves 1; and 50-1: : 49 days after the first of March to the Easter full moon Again:

Dis 4, add 4 = 8 and 49 - 8 == 41, 49 - 42 == 1, and 49 + 1 == 50 days from March 1st to Easter, including both. Take away 51 for March, leave 19, the day of April on which Easter will happen in 1829

The reasons of some of the calculations here are omitted, as they would have swelled the article to too great a bulk, but they will be given at length in a future Companion.

- 7. THE ROMAN INDICTION. The cycle of indiction has no connection with the motions of the Sun and Moon, further than its consisting of 15 years. It was established by the Emperor Constantine, in the year 312, to regulate certain payments by the subjects of the empire; therefore, to find it for any year, substract 312 from the date, divide by 15, and the remainder is the Indiction; as from 1828, substract 312, leaves 1516; divide by 15 leaves 1, the Roman Indiction.
 - 8. Septudgesing Sunday is the ginth Sanday before Easter.
 - 9. Surve Sunday is the seventh before Easter.
 - 10. WHIT SUNDAY is the seventh after Easter.
 - 11. TRINITY SUNDAY is the eighth after Easter.
- 12. ADVENT SUNDAY is the Sunday nearest the 30th of November, whether before or after.

When Easter is known, any of the days that depend on it can be easily found; as, for 1828 Easter is April 6, Whitsunday is 7 weeks, or 49 days, after; then 6 from 30 (days in April leaves 24; 24 from 49 leaves 25; therefore, Whitsunday; 1848, is the 25th of May.

THE DAYS OF THE CALENDAR.

JANUARY.

1. New Year's Day.—The ancient popular customs connected with New Year's Day, Shoree-tide, May day Christmas, and other fettivals, will be illustrated in a fature" Companion to the Almanac."

- 1. Circumcision.—This festival was orginally called the Octave of Christmas; and the first mention found of it is in the year 487. It was instituted by the Church, to commemorate the ceremony under the Jewish law, to which Christ submitted, on the eighth day of the nativity; and was introduced into the Liturgy of the Church of England in 550.
- 6. Epiphany.—The ward Epiphany signifies appearance or apparition. This festival is kept in commemoration of the "Manifestation" of the Savinur of mankind to the Gentiles, and appears to have been first observed as a separate feast to the year 813. The primitive thristians celebrated the Feast of the Nativity for twelve days, observing the first and last with the greatest solemnity. From the circumstance of this festival being twelve days after Christmas, it is vulgarly called "Twelfth days."
- S. Plough Monday is the first Monday after the Epiphany, and received this appellation from its having been fixted upon by our forefathers, as the period when they returned to the duties of agriculture, after the festivities of Christmas.
- \$0. King Charles the First's Martyrdom. The death of Charles I., is -cele-brated as a fast of the Church.

FEBRUARY.

- 2. Purification.—This day is kept in the reformed Church, as a solemn festival, in memory of the Purification of the Virgin Mary, who submitted to the injunction of the law, under which she lived, and presented the infant Jesus in the Temple. The festival was celebrated in the Christian Churches with an abundance of light, and was originally called "Candlemas Day," as well as the Day of Purification. The practice of lighting the Churches has been discontinued in this country since the second year of Edward the VI. In the Romish Church, the orginal name and all its attendant cerimonies, are still retained.
- 4. Septuagesima Sunday.—Septuagesima Sunday, is a Sunday dependent apon Lent as that season is upon feaster. It is to be considered as the preparation for the fast of Lent. Its observation was instituted by Pope Gregory the Great. The name of the first Sunday in Lent having been distinguished by the appellation of Quadragesima, and the three weeks preceding, having been appropriated to the gradual introduction of the Lent Fast, the three Sundays of these weeks were called by names significant of their situation; and reckoning by Decades (tenths), the Sunday preceding Quadragesima, received its present title of Quinquagesima, the second Sexagesima, and the third Septuagesima.
- 14. St. Valentine. The practice of "choosing a Valentine," as it is called on this day, is too well known to need explanation. The origin of this custom has been much controverted; it is indisputably of very ancient date. Valentine was a presbyter of the Church, who suffered martyrdom under Claudius II. at Rome, A. D. 271.
- 18. Shrore Tuesday. After the people had made the confession required at this sesson, by the dicipline of the ancient Church, they were permitted to indulge in fective amusements, although not allowed to partake of any repeat beyond the usual aubititutes for flesh; and hence arose the custom, yet preserved, of enting puncakes and fritters at Shrovetide. On these days of authorized indulgence, the most wanton recreations were tolerated, provided a due regard was paid to the abstinence commanded by the Church; and from this origin sprang the Popush Carnival. From the loose pastimes of the age in which the Carnival originated, are also to be traced the nearly expladed diversions of cock-lighting, and cock-throwing.
- 21. Ash Wednesday.—The primitive Christians did not commence their Lent, until the Sunday now called the first in Lent. Pope Felix III, in the year 487, first added the four days preceding the old Lent Sunday, to complete the number of fasting days to forty. Gregory the Great introduced the sprinkling of ashes on the first of the four additional days, which give it the name of Dies Cindrum, or Ash Wednesday. At the Reformation, this practice was abolished, "as being a mere shadow, or vain show."
- 25. Quadracessima, or first Sunday in Lent.—Ercombert, King of Kont, first appointed the last of Lent in this country, in the year 641; succeeding generalisms marked the distinctions however the various foods. We find flesh to have been early prohibited during Lent, though Henry Vill, published a preglamation in 1543, allowing the use of white meats, with continued in force until, by procis

mations of James I, in 1619 and 1625, and by Charles J, in 1627 and 1631, flesh was again wholly forbidden.

26. Mid lent Sunday.—This day received its appellation, because it is the middle Sunday between Quadragessma and Easter Sunday. It is by some called the Mothering Sunday, a term expressive of the ancient cause of visiting the Mothere, or Cathedral Churches of the several dioceses, when voluntary offerings were made, which are now called Easter Offerings.

MARCH.

- 17. St. Patrick—St. Patrick, from the eminent services he rendered the Irish, in converting them from idolatry is called the Apostle and Father of the Hibernian Church, and is the Patron or tutelar saint of that island.
- 25. Annunciation or Ludy Day.—The reformed Church celebrates this day as a joyful festival from the connexion between the circumstance commemorated, and the incarnation. "Our Lady" is the ancient and popular name of the Virgin Mary.
- 31. Palm Sunday.—Palm Sunday is the Sunday preceding Easter, or the last Sunday in Lent. In the ancient Church Palm Sunday, with the whole of the week, which it commences was held in strict devotion, an deserved with greater rigour as to fasting and humiliation than any other part of the Lent season. The festival commemorates our Saviour's triumphal entry into Jerusalem, when branches of palm were spread before him.

APRIL.

- 5. Good Friday.—From the earliest records of Christianity, this day has been held has a solemn fast, in remembrance of the Crucifixion. Its appellation of Good, appears to be preuliar to the Church of England. Our Saxon forefathers denominated it Long Friday, from the length of the offices and fastings on that day.
- 7. Easter Sunday is a moveable featival, 'held in commemoration of the Resurrection, and being the most important and most ancient in observance: governs the whole of the other moveable feasts throughout the year.
- 15. Maunday Thursday,—Edward III in the year 1363, appears to have been the first English monarch, who introduced into this country, the practice of feeding, clothing, and distributing money to indigent persons on Maunday Thursday. The Custom has continued without intermission to the present period; and yearly, on this day, the Lord Almoner, or in his absence, the sub-almoner, attends for that purpose, in Whitehall Chapel.
- 23. Saint George.—Edward III, at the battle of Calais, in the year 1349 joined to, England's then supposed principal guardian, St. Edward the confessor, the name of St. George, both of whom he earnestly invoked to aid his arms. The next year, the Order of the Garter was established, dedicated to St. George; and the Saint himself has, from that period, been considered as protecter of England.
- 25. St. Mark the Evengelist,—On this day the reformed Church holds a festival in commemoration of the benefits the Christian religion has received from the exertions of this Evangelist.

MAY.

- 1. St. Philip and St. James, Apostles.—The "hurch, on this day, commemorates the sufferings of St. Philip; and also of St. James the Lees, the first Bishop of Jerusalem.
- 12. Regation Sunday.—Rogation Sunday received and retains its little from the Monday Tuesday, and Wednesday immediately following it which are called Rogation Days, derived from the Latin Rogars, to beseech. The earliest Christians appropriated extraordinary prayers and supplications for those three days; a preparation for the devout observance of our Saviour's Ascention, on the day next succeeding to them, denominated Holy Thursday, or Ascention Day. The whole week, in which these days happen, is styled Rogation Week; and in some parts it is still known by the other names of Crop-Week, Grass-Week, and Gang or Procession-Week.—The perambulations of parishes are made in this week.

- 16. Ascension-Day or Holy Thursday, is the day on which the Church celebrates the Ascention of our Saviour, the fortieth day after his resurrection from the dead.
- 26. Whitsunday.— On this day is celebrated the descent of the Holy Ghost upon the Apostles, in the visible appearance of fiery cloven tongues, and in those miraculous pewers, which were then conferred upon them Whitsuntide is seven weeks after Easter.

JUNE.

- 2. Trinity Sunday. Trioity Sunday is a feetival observed by the Latiq and Protestant Churches on the Sunday next following Pentecost, or Whitsuntide, of which, originally, it was merely an Octave.
- 24. St. John the Baptist. The reformed Church holds a festival on this day, in commemoration of the "Nativity of St. John the Baptist."
- 29. St. Peter the Apostle The Feast of St. Peter was instituted in the year 813, perhaps to celebrate the martyrdom of the Apostle, who suffered at Rome about 64.

JULY.

- 3. Dog-days begin.—The Canicular, or Dog-days, commence on the 3rd of July, and end on the 11th of August. Common opinion has been accustomed to regard the rising and setting with the Sun, or Striue, or the Dog-star, as the cauge of excessive heat, and consequent calamities, instead of viewing it as the sign when such effects might be expected. Of this notion, Dr. Hutton says, "the star not only varies in its rising, in every one year as the latitude varies; but is always later and later every year, in all latitudes; so that in time the star may, by the same rule, come to be charged with bringing frost and snow,"
- 25. St. James. This Apostle is called James the Great, to distinguish him from the other Apostle, who is called the Less.

AUGUST

- 1. Lammas Day.—Lammas is one of the four Cross Quarter-days of the year, as they are now denominated. Whitsuntide was formerly the first of these quarters, Lammas the second, Martinma- the next, and Candlemas the last; and such partition of the year was once equally common with the present divisions of Lady-day Mid-summer, Michaelmas, and Christmas. Some rents are yet payable at these ancient quarterly days in England, and they continue general in Stotland.
- 24. St. Bartholomew the Apostle. The proper name of this Apostle was Nathaniel, by which, and not by that of Bartholomew, he is mentioned by St. Jahn. The festival of St. Bartholomew was instituted A. D. 1130,

SEPTEMBER.

- \$1. St. Matthew .- This Evangelist's festival is of great antiquity.
- 29. St. Michael.—This festival was, in the year 487, established in honour of Michael, the reputed Guardian of the Church, under the title of "St. Mighael and All Augals."

 OCTOBER.
- 18. St. Luke t's Evangelist.—The festival held in commemoration of this Evangelist, was first instituted by the Christian Church in the year 1130.
- 28. St. Simon and St. Jude Apostles. The two Apostles, St. Simon and St. Jude, are jointly commemorated by the Church on this day, as appears to have been the usage from the year 1091, when their feast was first instituted.

NOVEMBER.

- 1. All Saints.—All Saints, or All Hallows, in the Protestant Church, is a day of general commemoration of all those saints and martyre, in honout of whom, individually, no particular day has been expressly assigned.
- 4. King William landed.—" On the 3rd of November," says Burnet, who was in the first, "we passed between Dover and Calais and before night, saw the Isla of Wight. The next day, the 4th, being the day, on which the Prince was both born and married, he fancied, if he could land that day, it would look ampicious to the army, and animate the soldiers, but others, who considered

the day following was Gunpowder Treason day, though our landing that day might have a good effect on the minds of the English nation. And Divine Providence so ordered it, that after all hopes of our landing at Torbay were given up, and Russell bid me go to my prayers for all was lost the wind suddenly shitted, and carried us into the desired haven. Here the Prince, Marshal Schomberg, and the foot solders, landed on November the 5th." The Almanac is thus at variance with the historian,

- 5. This day is commonly called Gunpowder Treason, and has been kept as an anniversary in commemoration of the great plot of 1605.
- 9. Lord Mayor's Day. "Our Almanacs style this, the "Lord Mayor's Day," in altusion to its being the period when the chief magistrate elect of the city of London annually enters upon his high and important office. Until the 9th of May, 1214, the office of chief magistrate of London was held for his.
 - 11. St. Martin.—This anniversary is still one of the four Cross Quarter Days, DECEMBER.
- I Advent Sunday, Advent in the Calendar properly signifies the approach of the Fourt of the Nativity. It includes four Sundays; the first of which is always the nearest Sunday to Saint Andrew, whether before or after Advent was instituted by the Gouncil of Jours, in the sixth century.
- 25. Christmas Day. Christmas Day is a festival of the Church, universally observed on the 25th December, in memory of the Nativity of our Saviour; and it has been denominated Christ Mass from the appellative, Christ, having been added to the name of Jesus, to express that he was the Messiah, or the Anoisted.
- 26. St. Stephen. He was the first martyr to the Christian faith. Lardner and Doddridge think his death was rather the effect of popular fury than the result of a legal sentence.
- 27. St. John the Evangelist.—This festival is kept to commemorate the slaughter of the Jewish children by Herod. This is also called Childenas. Day (from Child and Mass,) on account of the Masses said in the Romish Church for the souls of apacents.

THE CELESTIAL PHENOMENA OF THE YEAR.

It is impossible for any one, learned, or unlearned, to live through the year; or even through the months, or the day, without noticing the influence which the changing positions of the heavenly bodies, have upon his own comfort, and upon the state of all things around him. This is the book of wonder, which, at the first dawning of reason, both individuals and nations, attempt to read. It is always open; no perception is so dull as not to be able to trace its greater lines; and, from the magnitude of these, and the unerring certainty of their recurrence at their regular times, and the changes which they produce upon every thing that grows or lives, it is difficult to imagine the existence of a mind, so incurious ap not to from to itself some theory of their nature and causes.

In a country like England, where the changes are so frequent, and the c a tract so striking, the subject is constantly before every body; and be it in city e- en common, in half or in but, the season, the day, and the weather, are among the very first topics of conversation. It even, in the centre of a crowded city, where nature is, as it where, excluded, and man and art rule supreme,—if there, amid all the displays of manufacture, all the bustle and occurrences of society, and all the news of nations, the phenomena of the day and the year can claim the attention,—how much more must they do, this, to the people who are scattered over the country, and spend most of their time in the open air? To all these, that volume, of which the Almanac is the index, is a daily book to man; and especially to those who have not had the advantages of education, it is the only book.

A subject, the appearance of which force themselves upon the notice of all, but of which the philosophy lies in the depths of science, must be the means either of great good or of great evil; for, upon any subject that interests the mind powerfully, if knowledge be not planted superstation is sure to spring which

it own accord. That he who knows nothing may be made to believe any thing, is found to be a maxim of but too general truth; and upon no subject has its truth been more frequently varified than upon the one under consideration. In the early ages of the world, and before revelation had substituted a moral and intellectual system for an ideal and superstitions one the phenomena of the year and more especially the luminaries that are attendant upon and produce these phenomena were acknowledged and wor-hipped as gods-substituted in the place of Him whose ins truments they are and who implanted in them those properties and asstigned them those motions, in consequence of which they produce there effects. In moulding them for this purpose, there is no doubt that the artful portion of society employed all their cunning, in order to enslave the minds of the multitude, and enable themselves to profit by the darkness which they occasioned, But if the subject itself had not been the best adopted for superstition, the very cunning which made use of it would have necessarily chosen that which answered its purpose betters. So far, however, as research can be made into the early history of mankind the sun the moon, and such stars as have any thing remarkable in their appearance, have been the first objects of adoration; and that adoration has always been the more marked, in proportion as the appearance of the luminaries have been the more varied. We find it much more in the Laplander and the inhabitant of Greenland who have their months of summer's day and winter's night, than we do in those tropical countries, where the day is always of nearly the same length and where flooding rain and burning drought are the chief phonomena that very the year.

But the superstitions adoration of the celestial appearance is not confined to the sarly and barbarous state of nations. When this superstition was expelled from religion and the luminaries were deprived of their godship, they did not at once loss the whole of their consequence; but held their place as the agents and arbiters of human destiny. Upon this arose a system of superstition, which left not a thing in nature, a member of the human body or an event of human life apon which it did not lay hold. The individual bodies had each their special virtues, their good or their bad influence; these were modified by the grouping of he stars into constellations and from the positions of the sun, moon, and planets among these there arose other compound influences till the system became as complicated as it was ridiculous. So firmly was this believed at one time, that nothing could be done or undertaken without a previous consultation of stars, to and out whether it was their pleasure that the usue should be prosperous; and the aspect of the stars at a man's birth was admitted to have ten times as much influence upon his success in life, as his talents, his education, and his conduct. Indeed it had much more; for if it was not the pleasure of the stars - and the revealing of that was committed entirely to the astrologer -the man could not act. ar be educated or even born. If one wished to know whether any substance would answer any purpose, he did not try it he consulted the moon; and if any thing was lost search was not made for it the moon was questioned through the medium of the astrologer, who always contrived, by his confederates to be in possession of as many lost things as kept up the credit of the craft.

By this most absurd system of superstition the reason and common sence of the people were rendered completely useless; and which was fat worse the foundation of morality was completely taken away,—because, if the success or the failure the good or the bad of human actions, did not depend upon men themselves, but upon an uncring destiny, to be read in the aspect of the stars there was an end of all virtue and attempting to do rightly; because, as the destiny was fixed, no effort on the part of the man could after it—indeed he could make no effort, unless that was also set down in the aspect of the heavens at his nativity.

When superstition had thus destroyed both the intellect and the morals of mankind, the absurdities into which it led them were endiess; and as any subject in order to be wondered at, requires only to be incomprehensible, the delusion became very general. Nor is it yet eradicated. Language contributes a little to this; aven the well informed talk about "stara" and "destinies." and those who have little information believe that these words have a literal signification. The disposition which all people have to pry into the future also tends to perpetuate this superstition. The proper key to the future is induction from the past; but the proper suc of that supposes habits of observing and reasoning which cannot yet be regarded as general among the people of any country; so, they who cannot anticipate the watter, by connecting it with the present and the past, still follow after the delu-

sion not only of astrologers -muon-and-star men, -but fortune-telling impostors of all sorts; and the delusion is helped to be properated by those publications in which the nonsence of astrology is still retailed to the public.

These circumstances render it necessary that the phenomens of the year should be explained in the most simple and philosophic manner—that the real causes of those phenomena should be made palpable to the most ordinary capacity; and that it should be plain to every one, that there is no mystery in the matter,—that the revolutions of the heavenly bodies produce the appearances of the season, and nothing more. The motives of these have, in fact, no more influence upon the conduct and the destines of mankind than the motion of a river towards the sea, or the fall of a stone to the ground, when it is not borne up by some thing that can support its weight; and it would be just as rational to calculate the nativity of a man from the motion of the Thames towards the sea as from the motion of the moon or the planets. Nay, the revolution of a coach-wheel upon the road had just as much to do with human destiny as the motion of the heavenly bodies; and when, in its revolution upon the dual, the minute hand of a clock passes over the hourhand, that has just as much influence upon the fate of nations or individuals as an eclips of the sun or the mona.

With the exception of the light and heat produced by the sun, and the light of the moon, and still fainter illumination of the stars, there is no reason to infer that the celestial bodies exert any influence, other than that of gravitation, upon the earth itself; and as their influence is wholly of a physical nature, it can have no effect whatever upon the minds or conduct of men, any more than can be produced by the natural or artificial motion of any other substances. So far as the lominaries make men more or less comfortable at the time they have an influence as the genial temperature of the day raises the spirits in the same way, and to the same extent that they are raised by a similar temperature of a common fire, or the light of the moon enables a man to find his way at night, just in the same way as he would find it by the same degree of lamp light; but beyond these physical effects, there is, and there can be, nothing. If the luminary is at the same distance, shines for the same length of time at the same height above the horizon, it matters not in what sign of the zodiab or in what part of the heavens it may make its appearance, any more than it signifies whether the fire by which one is warmed, or the lamp by which one is lighted, is one of the east or the west of St. Paul's; and it would be just as philosophical to calculate the tuture destiny of a man from the "house" in which he happened to be born, as from the "house" of the planets at the time of his birth. Indeed it would be much more so; for if intelligence and good sense happen to be lords of the ascendant in the house of the parent, they are very rational grounds for predicting the future welfare of the child; and so, also ignorance dissipation, and vice in the parent are far more malignant espects for the infant that has the misfortune to be born under them, than any configuration which either the stars, or any thing else out of any lamily can assume,

There was a time when not the people merely but the titled and the learned, were thrown into the greatest constrination by an eclipse of the sin or moon, or the appearance of a comet or the aurora borealis. And why? Because they are of comparatively rare occurrences and when mankind do not know the rational cause of any thing, they always from to themselves a superstitious one. A candle is to the inmares of a room at night what the sun is to the inhabitants of the earth during the day; it gives them light, and, if the fiame be large enough it gives them heat. If, too, there be a mirror upon the wall and the candle be so placed as that the light reflected by the mirror is throne into a room, which the condle does not illuminate, the mirror will give a sort of moonlight to any one who happens to be there. Now, if one of the family were to stand between another of the family and the caudle, the candle—their sun for the time—would be just as much sclipsed to the one from whose eight it were hidden, as the oun of the world is which the moon comes between it and the earth; and so also if any one placed himsel-in such manner, as that his shadow fell upon the mirror, that mirror—the tempor rary moon of those in the dark chamber-would be just as much eclipsed, as the moon of the world is when the earth comes between it and the sup, dentives it of is the fight of that luminary, and prevents it from reflecting that light to the earth. Well is thete any person in his senses that would say, that because one of a family is had come between another and the candle, or between the candle and the looking glass, that some direful valuality would beful the family, or that they would

the vitably have a brawl or a law-suit with the folks at the next cottage; and yet in a consequences just mentioned are precisely of the same nature with the eclipses of the sun and moon; and from their nearness they have much more effect on the inhabitants of the cottage than the colesnal ones can have upon the inhabitants of the earth. A temporary want of light is the whole effect in both cases; and as that of the celestial eclipse is never so complete as in the case of the candle and the mirror, it is, except as a matter of curiosity, or as fixing a point of time, of much less consequence than the other.

With regard, again, to a comet, it is much the same as if one were to come into the room with a burning torch or taper and then go out again; an occurrence which could do no harm, unless the bearer of the torch were to run against some-body of set fire to the house. So also, if the comet be a solid substance, and if the light which it emits be of the burning kind, (for comets are so distant, and continue so short a time, that we are unable to be certain about their nature,) it might if it came in contact with the earth, shatter it as a cannon ball shatters a house, or born it as a red-hot short or a shell does; but as long as we are out of its way, we are just as sale from harm as we would be if we stood on a high cliff and saw rockets let off ten miles at sea. A rocket let off in Vauxhall Gardens has just as much influence on the fate of nations and individuals, as all the comits that ever appeared; and if the stick of the rocket happened to fall upon any body, it would have a good deal more.

There was a time when the "Jack-o'-the-lantern"—inflammable air over a fea, a piece of rotten wood, or a putral fish—both of which, in a certain state of rottenness, give out a gas which becomes luminous, was accounted as something alarming; but as every bungler in chemistry can now produce the same appearances whenever he pleases, they have ceased to be regarded with any degree of apprehension.

All these follies, with which people wasted their time, disturbed their imaginations, and made themselves uneasy, resulted from the want of a little—a very little-sober and undependent thinking. Effects must be similar to their causes: and every subject which is matter cannot affect the mind in any other way than by affecting the body. The arsenic which lies buried a mile under ground, or that which is contained in the stores of the Apothecaries' Company, is just as deadly in its nature as that which has, by accident, crime, or madness, got , nto the human stomach. But while it remains there it poisons nobody; and though, by continually alarming himself about it, a man of weak mind might, in time, bring himself to be heve that it would; and though this should injure his health, or even frighten him to death the assenic would be quite innocent of the matter. What would even the most ignorant man now living think, if he were told, that it a pinch of gunpowder were to be stolen from the stores of the Grand Signior, brought to Loudon, and burned according to the rules of art, it would instantly blow up all the magazines in Turkey? Well, there was a time when the belief of such an influence in powder was far more prevalent than that of the influence of the appearances of the year upon human life and fortune is now.

The sun, and moon and the planets and stars, are merely masses of mattertransmate, and, of course, without any power of thinking and acting as wholesthough they may have different classes of growing and living beings upon them, in the same way that the earth has; and it may be, that while we are frightening ourselves with the changing phases of the moon, the people on that luminary are in the same alarm at our planet. But bodies placed at so great a distance from each other, as the planets and stars are, can have no influence upon each other, asving that of gravitation, and light and heat, which will, of course, change with every change of position and distance. As, if the moon be far north in the sky, it will be lenger up," or above the horizon to us in these northern latitudes; if it be near to the sun, on the eastern side, it will shine in the early part of the night; if it be near, on the western side, it will shine in the latter part of the night; if it be directly opposite to the sun, it will, if just as far north in the sky, rise at supper and set at sunrise; if it be farther north, it will rise before the ann gold, and set ulter the sun rives; -if south of the sun, it will rise after sunset, and set before aunitie; -and if it he in the same part of the sky with respect to east and west, as the cun, it will rice and set at the same time with that luminary, and not be week, unless it he also in the same part of the sky with regard to north and soffice and in that case is will come, in whole or in part, between the earth and

the sue, according as their places are exactly or only nearly-the same, and oreasion a total or a partial eclipse of the sun. All the changes of the moon, with regard to shape and time of appearance, take place in every lunar month, from one new moon to another. All the variations, of appearances, eclipses and other phenomena, recur in a period of about nineteen years; and any of them may be fore tohilly one who has a knowledge of astronomy.

There are some other particulars in the moon's appearance, upon which superatition is still apt to lay hold, and predict, if not something us to human life, at least something about the weather which is a tertile subject for imposture. One of them is the position of the cusps, or points, of the new about when first seem. There are always both at equal distances from the sun, and, of course, their standing straight, or leaning backwards, or forwards, depends upon the distance that the moon is north or south of the sun. Any one can see this by a very simple experiment. Take an orange or an apple, or any thing round, and hold it in your left hand between you and the candle, only as far to the left as that the light will shine on a part of it in the shape of a new moon. This moon may be much narrower or broader, according as you hold it nearer or further from the lipe between you and the candle. If you hold it just as high as the candle, the line will lead backwards, more and more as it is raised; and it you move it down lower than the andle, the line will lean torward, more and more as it is lowered.

Two other peculiarities of the moon, that occasion a good deal of speculation among those who are ignorant of the causes are, "the harvest moon," in September, and "the hunter's moon," in March; the former of which, when near the full, rises for several nights at nearly the same hour, and the letter, at the same age, is equally remarkable for the difference between the times of its rising. The moon moves nearly to the same distance from the sun every day, but it moves in a path, the one-half of which is much nearer the north than the other; and this is the case also with the apparent annual path of the sun; that luminary appearing much nearer to the north in summer than in winter. Thus, when the moon is moving northward at the most rapid rate, it escapes from the horizon northward, and rises earlier; and when it moves southward at the most repaid rate, it approaches to the horizon, and sets earlier. The full moon can be in the former position only in September or October, and in the latter in March or April; and thus the harvest and bunter's moons are occasioned.

Such are the principal changes in the moon's appearance; they are all to be explained upon the simple facts of the motions of the moon and the earth; and, therefore, they neither have, nor can have, any of those influences which superstition, the child of ignorance, ascribes to them.

The planets being all much more remote from the earth than the moon is, and having little difference in their appearances, saving what arises from their own motions and that of the earth round the sun, have little about them that claims attention, as connected with the appearances of the year. Influence upon the earth, upon the changes of the seasons, or upon any thing that in any way affects the comfort or the ordinary pursuits of mankind, they have none whatever; and therefore, the explanations of their appearances and motions may very properly be left to the study of astronomy.

Thus, the only thing that remains in order to complete this simple notice of the phenomena of the year, is some account of the samual appearances of the sun—that grand source of light, and life, and enjoyment, to all the animal and vegetable tribes.

In order that the whole may be clearly understood by those who have not much knowledge of geography and astronomy it may not be improper to begin with the apparent revolution of the heavens, every day, as arising from the real rotation of the earth. When a round body, such as an orange, or a billiard ball, is made to whirl round in the same place upon the table, by spinning it, although there may be no mark upon it, one can easily perceive that there is one point, in the middle of the upper part of it, round which all the rest turns, just as a wheel turns upon an axis; and if one could see it from below, there would be found a similar point in the middle of the under part, round which the whole would be seen to turn. These two fixed points would be the poles of the ball or prance; and if we imagine a line drawn from the one, through the centre to the other, that line would be the axis of relation. The earth turns round from west to gast every

twenty four hours, in the very same manner; only, instead of being supported. upon any thing like the ball of the orange, it is kept in its place by the mutual, nitraction between it and the sun. If we make a little mark any where upon the ball, and magine ourselves to be living there, the c-nille which stands still upon the table would appear to move its the contrary direction to that of the ball. If the candle be held just as high as the middle of the ball, the mark, wherever we place it, (say in the upper pair, half way to the centie or pole,) will pass onehalf of his revolution through the light of the candle, and the other half not. If the mark being still in the same place) the candle be raised higher up than the centre of the ball or (which will have just the same effect) if the ball is put lower down than the candle, the, mark will pass through the light for a longer time of each rotation than it is in the dark; and if the candle be held further down than the centre of the ball, or the ball raised higher than the centre of the candle, the mark will pass through the light for a shorter time than it does through the darkness on the other side. Also, the increase of light in the former case, and the decrease in the latter, will be the greater, the farther the centre of the ball is below or above the candle, and the nearer the mark is to the pole or point round which the upper part of the ball seems to turn. If we call the upper pole of the ball the northpole the mark (rather more than a third of the upper half from that pole) any place in the British islands; and suppose the ball to be the earth, and the candle the sun, we have before us the whole principles of the motions that produce the changes of the seasons.

We have only to imagine a level plane, or even flate surface, to pass through the centre of the sun; that the exist of a which the earth turns round is always sipply he to that place; that the orbit, or path, which the earth moves in during the year, lies, one-half of it above the plane, and the other below; and that this orbit has an inclination, or makes an angle of about twenty-three degrees and a half with the plane each way, then if we further imagine, that the north pole of the earth is uppermost and that the earth, in moving round the orbit from west to east, performs as many rotations as there are days in a year, we shall have the whole means of explaining the changes of the seasons.

If we imagine that the point at which the earth is highest above the level plane passing through the centre of the sun, is immediately before us and nearest to us; then the point at which it meets the level plane, in descending, will be the one farthest to the right of the sun; that where the earth is farthest below the level plane will be the one at the greatest distance, and right before us; and that at which the earth meets the level plane in ascending towards us, will be the one most remote from the sun on our left hand.

The first of these points will be the shortest day to those in the northern her misphere; and for the quarter of a year from that to the second point, the day here, will always be less than twelve hours, and the night more.

The second point will be the vernal equinox, - equal day and night in the spring; and in the quarter from thence to the third point, the days in the northern hemisphere will always be more than twelve hours, and the nights less,

The third point will be the midsummer, or longest day, in the northern hemisphere; and in the quarter from that to the fourth point, the day will be again more than twelve hours, and the night less.

The fourth point will be the autumnal equinox,—equal day and nightn autumn; and in the quarter from thence to the point at which we supposed the earth to set out, the day will be, as in the quarter first noticed, less than twelve hours, and the night more.

It is evident, that on the half of the surface which is round the other, or south pole, the appearances of the seasons will be quite reversed.

Thus, in the whole of the half that lies above the level plane, the day will be shorter then the night; it will decrease during the first part of that half, and lengthen again, at the same rate, during the second. Also, in the whole half below the plane, the day will be longer than the night. It will lengthen during the first part, and shorten at the same rate during the second.

On the earth, the motion which causes the lengthening and shortening of the day is not seen, except by all the stars that are tound the heavens coming to the south in succession at midnight; and the sun being farther north at rising and

setting, suil higher at mid-day when the day lengthens,-and the reverse when it shortens.

The lengthening and shortening are not at the same rate at all times of the year; for it is not the absolute distance of the earth from the level plane, but the change of distance between one day and another that makes the difference of their lengths. Now, if any one take two rings or hoops of any kind, and put the one across the centre of the other, a little obliquely, he will see that they recede from each other most rapidly at the two points where they cross and that, mid way between these points there is a considerable space where they are nearly at the same distance. Therefore, the days must lengthen and shorten most rapidly at the equinoxes, and be for some little time of nearly equal lengths at mid summer and mid winter.

The different duration of the day, and the different height of the sun, are the causes of those variations of natural heat which so beautifully diversify the year.

THE TIDES.

1. CAUSES AND GENERAL APPEARANCES.

Those swellings and subsidings of the waters of the ocean, by which a portion of the shore is alternately flooded and left dry, and to which we give the name of tidest, are to the inhabitants of coasts the most interesting, to sea-faring, people the most useful, and to the ignorant the most inexplicable, of all the every-day occurrences of nature. The appeal which Canute made to the certain and irresistable flow of the sea, when he meant to rebuke his flattering courtiers, is proof that, at a very early period of English history, the tides had drawn attention; and as nobody can notice the tides for any length of time without perceiving that, on the same days of the moon's age, they happen, at the same place, at very nearly the same hours of the day, a connexion between them and the moon could not fail to be traced. But as the cause of that connexion does not appear from the connexion itself, the uniformed have regarded it as part of that superstitions influence, which the celestial bodies have over the earth and its inhabitants.

Instead, however of there being any thing mysterious in the matter, it is the most simple that can be; and depends upon that universalism of gravitation, in consequence of which a stone falls to the ground, or water runs down a slope.

The general conditions of the law of gravitation are these. Every body to piece of matter gravitates towards any other piece, directly as the quantity of matter in that peace, and inversely, as the square of its distance, the distance being estimated, in the case of spherical bodies, from the centre of the one to that of the other.

Thus, for instance, a weight of 4 pounds at the aurface of the earth, which is about 4000 miles distance from the centre, gravitates towards the earth, that is presses upon that which supports it, counterpoises an equal weight in a balance, or falls if it has no support, with a force of four pounds.

But if the same weight were raised to a height of 4000 miles, or placed at twice the distance from the centre, its weight would be diminished inversely as the square of the distance, or would be to 4 pounds as the square of 1 to the square of 2,—that is, it would be one-fourth of what it formerly was, or one pound. This decrease would not, however, be pointed out by a common scale beam, because the weights in both scales would be diminished at the same rate; and thus, if they balance each other at the surface of the earth, they would do the same at any weight whatever. It might, however, be measured by the flexure of a spring.

From this diminution, which takes place in the action of gravitation as the distance becomes greater, it is quite evident that, in large masses of matter, such as the earth, the sun, and the moon the gravitation towards each other will at "

[&]quot;The book which one is reading affords a very simple illustration of this. Let it be opened as much or as little as one pleases, the edges of the icaves are every where at the same distance, while the ends are more and more distant the farther they are from the joining.

⁺ Professor Leslie, in the Notes to his Treatiss on Heat, gives an inginious difinition of the word "Tide." "From motion seem derived our ideas of time and space, which are often interchangeable terms. The German word zeif, denoting time, was at first expressive only of matter but in Swedish it has passed into tid: the same with the English tide. The primitive scale of tide may be gathered from its compound, noentide, betide tidings, 9c.?

The points where they are wearest, be greater than the average, or that at their contres. As for instance, a quantity of water placed on that point of the earth's marface, to which the moon is directly over head, will gravitate more toward the moon than an equal quantity placed 90 degrees from the former, or at a point where the moon is in the horizon. But water is retained upon the surface of the earth by its weight or gravitation towards the mass of the earth, and the perfect freedom with which water moves, allows it always to form itself in perfect accordance with the law of gravitation. Now, the gravitation toward the moon, or the sun, acts in the opposite direction to the weight; and, therefore, by whatever portion that gravitation is increased above the average, the weight must be diminished and the water must rise up there till the excess of height balance the loss of weight, and an equilibrium he every where established, in those parts that are covered with water, and have a free communication with each other.

Toward every celestial body the variation must be the same in kind; but the sun, in consequence of its great mass of matter, and the moon, in consequence of its gearness to the earth, are the only ones of which the effects are perceptible.

The whole gravitation toward the sun is much greater than that toward the moon; but the mean distance of the sun is about 2,000 times the half diameter of the earth, while that of the moon is only 60 times; and is the disturbing forces are to the whole gravitations inversely as the cubes of those numbers, (they entering the proportion three times as factors,) the disturbing force of the moon, that is, the force by which the water becomes lighter when the moon is over head, is about 21 times that of the sun.

It would be out of place here to insert the calculations, which are long, though simple. But the result, stated in round numbers, is, that if the earth were all covered ty the same depth of water, a tide of two feet would be raised at the point where the sun is directly over head, and a tide of five feet where the moon is so,—that is the water at each of those points would be higher by two feet in the case of the sun, and five feet in the case of the moon, than at the circumstance of the hemispheres, of which those points were respectively the centres.

The tide that happens at the point nearest to any of the luminaties, or where that luminary is above the horizon is called the upper tide, and the opposite one is called the, under tide. The under tide is produced in the same manner as the upper, expect that is the diminution, and not the increase of the moon's action which causes it.

If the earth were wholly covered with water, if the ann and moon were always at the same distances from it, and if the three bodies remained in the same places without motion, the two high waters of each luminary would remain at the same points, and the low water of each would be the circumference dividing the two hemispheres, of which the point nearest the luminary and the point most remote from it were the centres; and as the gravitation towards the parth would be the same at every point, there would be no means of discovering the difference of elevation. Not one of these circumstances holds, however; and therefore the want of each of them gives a different modification to the tides.

- 1. The real motion of the earth from west to east every 24 hours causes the high and low water of the solar tide to perform a complete revolution from east to west in twenty-four hours also.
- 2. The same motions of the earth, with the moon's motion round the earth from west to east also, in shout 29½ days, causes a complete revolution of the launt tides from east to west in one solar day and two fifty-ninths, or in about \$4 hours 48½ minutes.

As the action of the luminary takes some time to produce its effect the high water at any point does not take place till an hour or two after the luminary has been vertical.

3. When the sun and moon or on the same points of the compass, or on opposite points, then if they be so situated with regard to north and south as that a straight line passing through both their centres would pass through the centre of the earth, the high waters will fall on the same, points, and the low waters on the same circumference, midway between these points.

In these cases, the high water will be the sum of the elevations, and the low water the sum of the depressions. These are called spring tides. It is evident that they must happen at every new moon, by the coincidence of both uper and under tides; at every full moon, by the coincidence of the upper tide of each luminary with the under tide of the other, and that they can happen at no other times.

The same cause which makes the high water of each luminary take place later than the time that luminary is vertical, makes the highest spring tide to happen a little after the new or full moon.

4. As time is reckoned by the apparent motion of the sun, the solar high water always happens at the same hour at the same place, but as the lunar high water, which is the greater, and gives a character to the whole, happens about 48½ minutes later every day, it must separate eastward from the solar high water at that rate, and gradually become lower and lower till at the end of the first and third quarters of the moon, it follow the same place with the low water of the solar tide. Then the elevation of the high water, and the depression of the low, will be both, only the difference of the solar and lunar tides and the tides will be neap.

Haring the first and third quarters of the moon, the tides will full of from the spring to the neap, and during the second and fourth quarters they will grow from the neap to the spring.

- 5. The obliquity of the earth's annual path round the sun causes the sun, in su umer, to appear over our latitudes, nearly 47 degrees farther north than in winter: and the obliquity of the meon's mouthly path may make the new moon about 5 degrees more either north or south of the sun; and also vary the full moon to the same number of degrees from the point opposite to the sun. Those changes produce what may be called the seasonal variations of the tides, They take place thus:—
- a. About the equinates, in March and September, the sun is near the Equator, and the moon, at the time of the spring tides, cannot be many degrees from it: therefore, the tides are then highest and most uniform in both hemispheres; highest, of course, at the Equator, where the points of high water of both luminaries are, and gradually diminishing toward the poles, where, if the earth were uniformly covered with water, there would be continual low water at those seasons.
- b. About midsummer, in the northern hemisphere, the sun is vertical about 22 degrees north of the Equator; and the new moon is, on the average, the same; but the full moon is on the average, as far on the south side of the Equator, Therefore about mid summer, the spring tides at new moon, will be highest in the northern hemisphere; and those at full moon in the southern.
- r. About mid-winter, the circumstances mentioned in the last article will be reversed.
- 6. The paths, or orbits, of the earth and moon are not circles, but eclipses or ovals: and, therefore, the sum and moon must be both nearer to the earth as some times than at others. The point where the earth is nearest to the sun is called its perihelion and the point where the moon is nearest to the earth is called its periges. The earth being in its perihilion, causes an increase of the solar tide and the moon being in its periges, causes an increase of the lunar; because the distutbing force increases inversely as the cube of the distance.

The perihelion takes place in a revolution of 3613 days, and the perigee in one of 793 days; therefore, they sometimes coincide, and sometimes not; and when they do coincide it may be at any time of the moon's age. The mile culation, from the enequalities of motion and distance, especially of the moon is introcure; but the result is, that when they coincide at a spring tide, they may augment it about one-seventh; while, when the imminaries are at their greatest distance at a spring tide, it may be diminished about one-seventh.

7. It is only on wide oceans that the regular motion of the tides from east to west can take place; for the aboves of the land throw their into so many irregularities, that at some places there are no rides at others they rise to a great height; sometimes there are double tides a sometimes only one in twenty four hours. So that the time of high-water spring tides at any place must be

found by observation; and in rivers and narrow seas, floods and atorms may very much alter both the time and height of the tide. The average from high water to high water, or low water to low water, is bout twelve hours, twentyfour minutes: and that from high to low, or low to high, six hours, twelve minutes; but when a current either of the sea or a river, sets one way with the tide, the way that it sets is always of the longest duration.

It must be borne in mind that, leaving the obstructions of the land out of the account, the high waters, both of the sun and the moon, are points, and that the low water of each is a circumference of the earth. From this it is evident that, if both luminaries are over the Equator, the high waters of both will be on the Equator, whatever may be there distance eastward or westward (as arising from the moon's age, or distance from the sun), and that the low waters of both will pass through the poles, at which there will, of course be no tides. At those dimes there will be an extreme, or top of high water only at the Equator; and thus the two luminaries, acting directly together at apring tides, and directly opposite at neap tides, will cause the former to be higher and the latter lower than at times when one or both of the luminaries have declination from the Fquator. When either of the luminaries has declination either north or south of the Equator, the upper bigh water of that luminary must decline as many degrees to the same side of the Equator, and the under high water the same number of degrees to the other side. In these cases there will be two latitudes on oppomits sides of the Equator each distant from that by the declination and distant from each other by twice the declination round which the top of high water will revolve. At those times too, the low water of each luminary will fall as many degrees as the declination beyond the pole toward which the luminary declines, and fall the same number of degrees short of the other pole. By these means the whole tide will be lower when the luminaries have different declina-**₹ions, because eac**h will diminish the high water of the other in the direction of north and south; and the upper tides will be highest at new moon, and the under tides at full. These differences will increase, both with the declination and the latitude. At mid-summer and mid-winter they will have arrived at Their maximum, and at the distance from the poles equal to the mean declination of the sun and moon, there will be only one bigh water in a lunar day, that is, the bigh waters will be about 24 hours 49} minutes as under.

The motion of the tide is not accompained by an actual transfer of the whole water; for that would produce, at the Equator, a current of about one thousand The wave of tide is sometimes moved in one direction, while miles an hour. the great mass of the water is moved in the other by an under current : just as one may often see the ripple which the wind causes, blown sgainst the current of a tiver.

2. COMMON RULES FOR FINDING THE TIME OF HIGH-WATER.

To determine this time, these elements are necessary : -

- *1. The time of high-water at full or change, is found by observation : and be accurate, it must be the mean of many observations made at different times of the year, and in different states of the weather.
 - \$. The moon's age on the proposed day.
 - The time after noon when the moon shall arrive at the south.

The moon's age is found, by adding the epact for the year, (the moon's age on the lat of January,) to the spact for the month (the age of the moon on the first of the month if it had been new moon on the lat of January,) and the day of the month. If the sun be less then a lunar month it is the moon's age; but if greater, take a lanar month from it, and the remainder is the moon's age.

The epect for the months are these : Japuary O, Feb. 2, March 1, April 2, May 3, June 4, Suly 5, Aug. 6, Sept. 7, Oct. 8, Nov. 9, Dec. 10,

Thus to and the moon's ves for June 10, 1828.

Epact of the year 14

Busht of the month 4 of the month.....10 " 78 days,

The moon, when new, is south at the same time with the sun, and eighttenths of an our nearly latter for every day of herage. Therefore, multiply the moon's age by 8, take away the units figures and multiply it by 6, for minutes; the other figures are hours after noon. If they exceed twelve, the excess is the hour of southing on the following morning.

As, if the moon's age were : 8 days, 28 × 8 == 22. 4, or 22 hours, 24 mi-

nutes; that is, 24 minutes after ten the following morning.

The high water is found, by adding the time of the moon's southing to the time of spring tide in the table. As, to find the high water at Bristol for 10th June, 1828.

Supposing the tahular number for-

17 hours

Subtract 12

Remains 5 o'clock.

From the variations already mentioned, as well as from tech causes, there raises are not perfectly accorate; but they may serve to explain and exemplify the principles.

TERRESTRIAL LATITUDES AND LONGITUDES.

The following preliminary definitions will be found useful by those who

have not studied the principles of mathematical phrenology.

1. The earth is very nearly a glove, having its mean dismeter, or measure Urough the centre, 7,912 miles, very nearly; and its mean circumference, or the measure round it. 24,979 miles or in round numbers 25,000 arths. A degree is the Scoth part of a circumference; thus, a degree of the earth's circumference is 69½ miles very nearly. A degree is understood to be divided into 50 minutes which in the earth's circumference are called nautical or geographical miles; and the minute is divided into 60 seconds. For common purposes, a degree may be called 70 English miles, and then a minute will be 2,053½ yards and a second 343 yards. Half a circumference or a semicircle, is, of course, 130, degrees, and a quarter, or quadrant. 90. All circles, whether large or small, are divided into the same number of degrees, minutes, and seconds.

2. The earth turns round the same diameter, at a uniform rate of motion every 2 hours, 56 minutes, nearly. The extremities of this diameter, (which though a mere imaginary line, is called the axis of rotation.) are called the poles, from a Greek word signifying to turn. The daily rotation of the earth from west to east causes an apparent motion of the heavenly bodies from east to west and they all appear to revolve round the poles of the heavens; that is, the

points to which the axis of the earth is directed.

3. At whatever part of the sea or the land one may be a heavy weight an ampended by a string as that it touches nothing stretches the string so, that the weight end points very nearly to the centre of the earth, and the other, or,

upper end to the middle of the sky over us.

4. The horizon is the circle which if we be upon perfectly level ground, divides the upper helf (or hemisphere) of the sky which we see from the ux-der half, which we do not see. The Zenith to which the upper end of the string points, is in the centre of the first; and the Nadir, to which the weight end of the string points, is in the centre of the second.

5. From the zenith to the horizon is 90 degrees; the measure across the zenith from horizon to horizon is 80 degrees; and the measure from any paint, in the horizon to the opposite; point is the same,

6. If one stand upon one pole of the earth, that pole of the heavens will be in the zenth and the other one in the nadir. If we stand at any number of degrees distance from a pole of the earth, that pole of the heavens will be not many degrees from the zenith.

If one stand midway between the poles of the earth, the north pole of the heavens will be in the north-point of the horizon, and the south pole of the heavens in the south point—A circumference of the deret passing. Through all the points that are equily distant from both poles is called the Equator of the earth; and the circumference of the heavens directly over it is called the election

Equator. The first of these divides the earth into two equal hemispheres. (a north and a south;) and the last devides the heavens in the same way. The corresponding pole is in the centre of the bemisphere, whether of the earth or the heavens

- 7. If one stands at any number of degrees distance from the Equator, the nearest pole will be that number of degrees above the horizon, and the other pole the same number below. Hence every charge of place, northward or southward, will cause an alteration in the election of the pole, with regard to the horizon; but no alteration will be made by a change eastward or westward at the same distance from the pole (or Equator) be preserved.
- 8. A line drawn directly north and south is called a meridian line, because it points to the place of the sun at 12 at noon, or mid-day. If such a line were supposed to be continued northward and southward to the poles, it would be a half circumference of the earth; the Equator would divide it in the middle, and all the points through which it passed would be directly north and south of each other. It a line were supposed to be drawn, in the heavens, directly over all the points of a meridian, that would be the corresponding celestial meridian, and would pass through the poles of the heavens. If the meridian on earth and the celestial meridian were both continued completely round, they would be circles; and the former would divide the earth, and the latter the heavens, into an eastern and a western hemisphere.
- 9. As the meridians of all places pass through the poles, and as the poles are points, all meridians must meet one another in these. Lines and circles that meet one another are said to form an angle. That angle is the measure of the inclination of the one to the other. Thus, the angle which any two meridians make with each other is measured by that part of the equator that her between them, and counted in degrees, minutes, &c.
- 10. As the whole heavens appear to revolve round the poles in 24 hours nearly, a twenty-fourth part must pass any point, as for instance, the south point, in one hour. But the twently-fourth part of 300 is 15; therefore, 15 degrees of the heavens must apparent y pass the south, or meridian every hour nearly.

When we cannot see one place from another, or measure the distance be tween them by a rod or line, we can determine them by knowing the positions of both on the earth's surface. As, for instance, a man living in London wishes to know how far it is to Jerusalem or Mexico, and in what directions those places he from London; or a sailor, in the middle of the Adantic, wishes to know how he can find his way to the Land's End in Cornwall, or to Kingston in the Island of Jamaico. In either case, he can neither see the direction nor measure the distance directly; and thus, it he had not some means of ascertaining them, travelling and sailing would be at an end.

When, as in these cases, we cannot point out the direction, or measure the distance directly we find how far the one place is north or south of the other, and also how far it is east or west; and when we have once found these, we can obsculate the others. The distance north or south is found, first finding how far each place is north or south of the Fquator, and then taking the sum, if they are onopposite sides, or the difference, if they are on the same side; and the distance east or west is found, by first finding the angle that is made at the pole by the meridians of two places, or, which is the same thing, by finding what portion of the Equator lies between their meridians.

The LATITUDE of any place is its distance from the Equator; and is north when it is nearest the north pole, and south when it is nearest the south pole. No place can have more than 90 degrees of latitude; neather can two places he more than 160 degrees as under.

The latitude is easily found by observing the height of the sun, the moon or any other celestial body, when it is on the meridian.

The height of the pole above the horizon is equal to the latitude of the plate. This may be ascertained by observing the greatest and least elevations above the horizon of the pole star, at any other star which never sets. Half the tum of these elevations is equal to the height of the pole, or the latitude.

When we take our measurement of the latitude of any celestial body, which is effected by means of an instrument which measures angles,) we must

previously know how far that exceptial hody is from the celestial Equator. The distance of any celestial body from the celestial Equator, is called its declination and is north or south, according to the situation of the body. If the declination be of the same kind with the latitude, we must substract it from the height of the body when on the meridian; and if it be of the opposite kind, we must said it; the difference between the result and 90 degrees, is the latitude. In every method, when our observation requires to be accurate, we must make other corrections; as, we must allow for the dip or height we are above the mean surface of the earth; for the half diameter of the body, if we take the outside or limb of it instead of the centre; for the refraction, or benders of the light on passing through the atmosphere; and for the parallux, or difference of position in the body as seen from the surface of the earth, and from the centre. All these matters are, however, incerted and explained in the tables that are used by seamen and others, who have occasion accurately to find the latitude.

For common purposes, all degrees of latitude may be considered as of the same length; but as in reality, the earth is a little flutened toward the poles, it takes a passage over rather a larger space there, to make the same angular distance.

The concrept of a place is much more difficult to find than the latitude, because here we have no point fixed by ha are from which to begin. We are therefore, obliged to take the meridian of some particular place as a first incredian; find the longitudes of other places by observation, and count them from that. It is indifferent what place we take, and, therefore. Buttish geographers, and sailors take the meridian of the Royal Observatory, at Greenwich. Most other nations reckon from their chiefcity; but it would be much more convenient if the first meridian were the same with all, at least it would save the trouble of adding or substructing the difference. Thus, to reducing French longitudes, which are reckened from Paris, to English, 2° 20 *4" must be added, if they are east, and the same must be substructed if they are west.

The general method of finding the difference of Implitude is, to find the difference of time between the two places. The sun, by the motion of which time is usually measured, apparently comes from the east. Consequently, at must be noon, or any other hour at the easternmost place, before it is at the westernmost. The difference, as has been stated, is 15 degrees for an hour, four minutes of time for a degree, fifteen minutes of longitude to a minute of time, or, under the Equator, about 510 yards for a second of time. These numbers are near enough for purposes of explanation, but for all purposes of computation, they require to correspond with the accurate period of the revolution of the earth upon its axis.

When the celestral bodies are visible, it is always easy to find the exact time at the place of observation, whether that place he on land or at hea; and, therefore, if it were possible to convey the exact time at the first meridian over the world, the longitude would be easily found.

A watch, or chronometer, as it is called, that goes at a perfectly uniform rate, may so far answer the purpose, but there is no absolute check upon it. If there be two or three, the average of them is a little more to be depended on, but even that gives no absolute certainty.

There are several other methods:—the eclipses of the sun, the eclipses of the satellites of Jupiter, the distance of the sun and moon and the distance of the moon from certain known stars. These can all be computed beforeband; and they are inserted in the mutical almanace, for the benefit of seumen. But sclipses of the sun happen very seldom, the colipses of the satellites of Jupiter cannot be observed at sea, in consequence of the motion of the ship; the method mostly resorted to is derived from observing the distance of the moon from a star. Those distances are marked in the nautical almanac, with the times at Greenwich when they take place, and by making the proper corrections for refraction, parallus, and the other circumstances mentioned the longitude may be found by the difference between the time at which they are observed. and that stated at the first meridian. Thus if any position of the moon and a ater be stated in the nautical almanac to take place at Greenwich at 18 at night. and if, after all corrections, the same be found to take place at 4 in the morning. the place of observation will be in 60 degrees east longitude nearly. Such are the principles, but the details are too minute for being noticed here.

The degrees of longitude are not all of the same length. The effections meet at the pole, and are at the greatest distance, as under, at the Equator; therefore, as the latitude increases the longitude, becomes less and less, and consequently, an error in the longitude becomes a smaller number of miles. At latitude 60 the degree of longitude is half of what it is at the Equator,—where upon the supposition that the earth is a perfect globe, it is equal to a degree of latitude. The decrease is most rapid toward the poles, and at the pole itself the degree of longitude has no length whatever.

The principles of mathematical geography, are more fully detailed in the treatise on that subject published by the Society for the Diffusion of Useful Knowledge; and to that treatise we refer our readers for the explanation of many points that could here only be slightly noticed.

The following is a Table of the Longitudes and Latitudes of remarkable places;-

TABLE of the LONGITUDES and LATITUDES of some of the PRINCIPAL TOWNS on the GLOBE, reckoned from the Meridian of Greenwich.

fin compiling this Table, the numbers have been taken to the nearest minute, whether over or under]

| or under] | | |
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| Apacon Corsen | 8 41 L | 41 55 N |
| Aleppo larke | 37 [0 E] | 30 11 N |
| Alexandria Egyn | 30 13 1 | 31 II N |
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| Canton | 113 13 E | 23 8 N |
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| Cape of Good Hope Africa. | 18 24 F | 83 55 N |
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| CarthagenaAmerica | 75 30 E | 10 25 N |
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| Rome | Finnce. | | 49 26 N |
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VENTILATION & HOUSEHOLD CLEANLINESS.

We are all thoroughly aware of the necessity of breathing; and the agreeable freshness and reviving influence of the pure morning air must consince us, that the breathing a pure atmosphere is conducive to health; yet we have carefully exclude the air from our houses as if its approach were norms. Intending to shut out the inclemencies of the weather only, in our care to guard ourselves from the external air, we hinder that renewal of the atmosphere which is necessary to prevent its becoming stagment and unfit to support animal life.

Few persons are aware how very accessary a thorough ventilation is to the preservation of health. We preserve life without food for a considerable time, but keep as without air for a very few minutes and we cease to exist. It is not enough that we have air, we must have fresh air; for the principle by which life is supported is taken ir in the air during the act of breathing. One-fourth only of the atmosphere is capable of supporting ife; the remainder serves to dilute the pure vital sir, and render it more fit to be respired. A full grown man takes into his lungs nearly a pint of air each time he breaths; and when at rest, he makes about twenty inspirations in a minute. In the lungs, by an appropriate apparatus the air is exposed to the action of the blood which changes its purer part, the vital nir (ox) gen gas,) into fixed nir. (enthonic need gas.) which is not only unfit to support unimal lite, but is absolutely destructive of it. An admira-ble provision of the Great Author of nature is here visible, to present this exhausted and now poisonous air from being breathed a second time; while in the lungs the ar receives so much heat as makes it specifically lighter than the pure atmosphere; it consequently rises above our heads during the short poure between throwing out the breath and drawing it in again and thus secures to us a pure draught. By the care we take to shot out the external sir from our houses, we present the escape of the deteriorated air, and condenin ourselves to breathe again and again the same contaminated surefieshing atmosphere,

Who that has ever telt the retreshing effects of the morning air can wonder at the lassitude and discuse that follow the continued breathing of the pestiferous atmosphere of crowded or diventilated apartment? It is only necessary to observe the countenances of those who inhabit close rooms and houses, the aqualid hue of their skins, their sunken eyes, and their languid movements, to be sensible of the bad effects of shotting out the external air.

Besides the continuous of the air from being breathed, there are other matters which tend to depreciate its purity; these are the efforcia constantly passing off from the surface of animal bodies, and the combustion of candles and other burning substances On going into a bedroom in a morning, soon after the occupant has lef his bed, though he be in perfect health, and habitually cleanly in his person, the sense of smelling never fails to be offended with the odour of sumal effluxia with which the atmosphere is charged. There is snother cause, perhaps, still more striking when a person, fresh from the morning air inters a conch, in which several persons have been close-stowed during a long night. He who has once made the experiment will never voluntarily repeat it. The simple expedient of keeping down both window but a single balt inch would prevent many of the colds, and even fevers, which this injerious mode, of travelling often produces. Outside passengers, though they may suffer a little more from cold and wet, generally escape these every day complaints of those who pay double their fare. It under where the windows are immoveable and the door is never opened but while some one is passing through it! On entering such a den of filth, the nose in saluted by a stench so horrible, as to make any person, unused to it, recoil and pause before he venture in; but the wretched inhabitant has his sense of smelling so blunted, that he does not perceive that which every breath he takes, he inhales a poison, which is sapping the vigour of his body and destroying the energies of his mind.

Can we wonder that, with such absolute neglect. all the diseases of persons so situated should be of a dangerous character? or that the mind should be dispirited, and that the man should fly to dress for relief from the burthen which

he finds to be weighing him down?

The may be taken as a wholesome general rule, that whatever produces a disagreeable impression on the sense of smelling, is unfavorable to health. That sense was doubtless intended to guard us against the dangers to which we are liable from vitiation of the atmosphere. If we have, by the same means, a high sense of gratification from other subjects, it ought to excite our admiration

of the beneficence of the Deity, in thus making our senses serve the double purpose of affording us pleasure and security; for the latter end might just as effectually have been answered by our being only susceptible of painful im-

premions. "

To keep the atmosphere of our houses free from contamination, it is not sufficient that we secure a frequent renewal of the air—all matters which can injure its purity must be carefully removed. The linen of beds should not be allowed to remain unchanged till it has lost all appearance of ever having been white, or of ever having had any acquaintance with the washing tub. The contents of chamber ressels should not be left in the house an instant, if it be possible, and certainly not in the room of sick person; every moment they remain they fill the air with a filthy odour, which is little less than poisonous to all who breathe it.

Those who have but one apartment in which they must of necessity, perform all the domestic duties, should be careful to remove all matters that are offensive in smell; as cabbage water, dirty sonpands, &c.; they should indeed, if possible, avoid washing in the room they live in. For the same reason, drying

clother indoors should be avoided.

Flowers, in water, and living plants, in pots, greatly injure the purity of the air during the night, by giving out large quantities of an air, (carbonate acid,) similar to that which is separated from the lungs by breathing, which, as before stated, is highly noxious. On this account they should never be kept in hed rooms; there are instances of persons, who have incautiously gone to sleep in a close room, in which there has been a large growing plant, having been found dead in the morning; as effectually suffocated as if there had been a charcoal stove in the room.

A constant renewal of the air is absolutely necessary to its purity for in all situations it is suffering, either by iss vital part being absorbed, or by impure vapours being disengaged and dispersed through it. Ventilation, therefore, resolves,

itself into the securing a constant supply of fresh air.

In the construction of houses expecially in those built for the poor, this great object has been too generally overlooked, when, by a little contrivance, in the arrangement of windows and doors, a current of air might, at any time be made to pervade every room of a house of any dimensions. Rooms cannot be well ventilated that have no outlets for the zir; for this reason there should be a chimney to every apartment. The windows should be capable of being opened, and they should, it possible, be situated on the side of the room opposite to, and furthest from the fire place, that the air may traverse the whole space of the apart-

ment in its way to the chimney.

Fire places in bed rooms should not be stopped up with chimney boards. The windows should be thrown open for some hours every day, to carry off the animal efflusion which are necessarily separating from the bed clothes, and which should be assisted in their occave by the bed being shaken up, and the clothes spread abroad, in which state they should remain as long as possible; this is the reverse of the usual practice of making the hed, as it is called, in the morning and tucking in up close, as if with the determination of preventing any purification from taking place. Attention to this direction, with regard to airing the hed clothes and bed after being elept in, is of the greatest importance to persons of weak health. Instances have been known in which restlessness and an inability to find refreshment from sleep would come on in such individuals when the linen of their beds had been nuchanged for eight or ten days. In one case of a gentleman, of a very irritable habit, who suffered from excessive perspiration during the night and who had taken much medicine without relief, he observed that, for two or three nights after he had fresh sheets put upon his bed, he had no aweating; and that, after that time he never awoke, but that he was literally awimming, and that the swents seemed to increase with the length of time he alept in the same sheets. By not permitting him to sleep in the same sheets or nightclothes more than twice without their being washed, he instantly lost this debilitating affection.

Various means are had recourse to at times, with the intention of correcting disagreeable smells, and of purifying the air of sick rooms. Diffusing the sapour of vinegar through the air, by plunging a hot poker into a vessition-taining it; burning aromatic vegetables, smoking tohacco, and exploding gunpowder, are the means usually employed. At these are useless. The explosion of gaupowder may, indeed, do something, by displacing the air within the reach

of its influence; but then, unfortunately, an air is produced by its combination, that is an offensive, and equally qualit to support life as any air it is no be used to remove. These expedients only serve to disguise the really offensive condition of the atmosphere. The only certain means of purifying the air of a chamber which is actually occupied by a sick person, is by changing it in such a manner that the patient shall not be directly exposed to the draughts or currents.

Chemistry has furnished the means of purifying the air of chambers in which persons have been confined with contagious diseases, so as to destroy the noxious power of the effloris generated in such situations, and thus of proventing the disease from extending. This will be accomplished by attending care-

clutly to the following directions:-

Close on the windows and doors of the room intended to be purified, except the one by which you propose to retrest, and make up the operator of the chimney or fire-place, except for about an inch or two at the bottom. Having put three table spoonstal of common salt, (muriate of soda,) rubbed fine, into a shallow dish, place it up in the floor of the noartment, -if such a few hot cinders beneath it, the better; and than nour, at once, upon the salt, a quarter of a pint of atrong oil of vitriol (sulphuric acid); retire, and close the room for forty-right hours. Immediately the word is poured upon the sult a pangent vamour, (chlorine,) is given out freely, which is extremely unpleasant to breather and very destructive to most metallic surfaces. It is on this account that the operator should leave the apartment quickly, and that all the iron and brasa familiare should be previously removed. This vapour continues forming for many hours, and diffusing itself completely through all parts of the room, effectoully destroys the matter on which infection depends at the expiration of about forty eight hours, the room may be entered, the doors and windows thrown open. and a fire made in the chimney, in order that the opariment may be perfectly sentilated. It may then be safely occupied. The above quantity of sait, &c. in quite sufficient for a chamber of the usual size; for a much larger room, double the quantity, divided into two vessels, should be used. The merely offensive adour statck rooms, or of any other apartme, to may be readily corrected, by placing in them plates containing the chlorosodiac solution of Labaraque, which is now well known in this country.

But no formigation will be of any avail in parifying stagnant air, or air that has been breathed till it has been deprived of its vital part; such air must be driven out, when its place should be immediately supplied by the fresh, pure atmosphere. The readiest means of changing the air of an apartment is by lighting a fire in it, and then throwing open the door and windows; this will set the air in motion, by establishing a current up the chimney. The air which has neen altered by being breathed is essential to vegetable life; and plants, aided by the rays of the sun, have the power to absorb it, while, they themselves, at the same time give out pure vital air. The process, going on by day, the reverse of that described before, as taking place during the night, is continually in operation, so that the purification of the atmosphere can only be prevented by its

leing preserved in a stagnant state.

In the country, there are other circumstances which require to be attended to besides cleanliness in the house, and the free admission of the air into it at all times. Care eaght to be taken that nothing be allowed to exist very near the house that can injure the purity of, or produce humidity in, the atmosphere; heaps of putrifying vegetables, dunghills, pools and ditches of stagmant water, privies and open drains, furnish a constant supply of the exhalations which produce fever. In hot seasons, especially, every breeze in such neighbour-hoods must carry poison with it. These things are much too common before the doors of cottages, and even of large houses. Those who build houses for the poor would do well to choose situations sufficiently elevated to allow the waters to be drained off with facility; without this, they must staguate and putrify to the danger of the health of the inhabitants.

NATURE AND USE OF CHRONOLOGY.

The term CHRONOLOGY is made up of two Greek words. Chrones, "time," and Logos, literally "word," or "description;" so that the simplest definition of its meaning is, THE STORY OF TIME,—or the unreative of the succession of recorded events, in their proper order, noticing the portions of time that elapse bwetcen them.

As the past is our only safe guide for the present, and our only useful key to the future the story of time, or the consideration of events, in the order in which they happen, becomes a matter of the utmost importance. Even to our sierely historical knowledge, that is, our knowledge of the events themselves, and without any reference to the comparison of them together, chronology is important; because, without that, our knowledge is not correct. But when we wish to turn our historical knowledge to a practical use, by reflecting upon the causes and results of human actions, chronology becomes indispensable. The great practical use of past events is the effects that the antecedent event has spon the consequent; and if we mistake the order of succession. (And where we have no information we are more likely to be wrong than right,) we are in a worse condition than if we had no information whatever,—we are in a similar condition to a man travelling along the road from London to Dover, in order to arrive at Liverpool, further from the object we wish to arrive at, than if we had not moved at all.

Now, men seldom take the first step in any art or science, until they are goaded on by necessity; and as the use of chronology is philosophical, and thus does not appear till men begin to compare the former events with the latter, and draw conclusions, it cannot be known among very liliterate nations, and could not be known in the early ages of the world. The memories of inhabitants of the South Sea Islands do not extend backwards above an age or two; and even then they are vague, not agreed about the events themselves or informed as to the intervals between them. Of the recorded events of the early ages, of the world, the information is so very uncertain, that the most scute and

laborious inquirers into the subject are at variance.

Before the story of time can be known, we must know something of time itself; we must know how to compare two portions or periods of it, so as to be able to say either, that they are of equal length, or that the one is longer than the other, and how much longer it is. In order to do this, we must fix upon some standard of which the length is known; and as we cannot keep a portion of time by us to apply to other portious as we do a standard pound for weight. orantendard bushel for dry measure, we must have recourse to some event which we have reason for believing does not take up a longer period at our time than at another, - such as the rotation of the earth upon its axis, the revo lution of the moon round the earth, or that of the earth round the sun. Of the shaolure equality of any two portions of time, whatever may be the event by which they are measured, we never can be certain, because we cannot be in possession of two of them at once so as to compare them together. If we can find no other difference between the events, we have no reason to believe that the times in which they happen are of different longths; and this negative proof as all that we can get. In using the measures of time we observe the same inethod as with other measures. If the period be less than a day, we mention the number of hours, or parts of an hour, that are in it; if it be of moderate length, auch as the life of a man, we count it in years; and if it be long, we count it in secturies, or hundreds of years.

Though to all nations, the various lengths of the day, as arising from the otation of the earth; of the month, as arising from the revolution of the earth, be each dependent upon the same cause; and though, as the other circumstances of those causes— he spaces over which those bodies pass, do not very much the same day, or mouth, or year, still they must be of the same length to the people of all nations, and there cannot be much difference between one and another, yet different matters have had different modes of seckoning them. Some of these differences,

pointed out in Art I. "On the Calendar."

When a nation came to such a degree of information and importance, as that it felt a desire of recording the events of its own history, it generally began with some great event, as a fixed point or erocu, for which it counted the RKA or succession of portions of time, all presumed to be equal, and each equal to that which the nation happened to take for standard. The day being the portion with which people are most familiar, and also the one of which the appearance is the most striking—light and darkness being the greatest of all contrast must nations made the day the absolute measure; but as the day is rather short for measuring long intervals, they generally had periods of so many days, and of so many times these again, corresponding with, or rather having some reesmblance to, our weeks, months and years.

As an exact number of times of the rotation of the earth is not contained in the revolution of the moon, and agan exact number of times of either this rotation or this revolution is not contained in the revolution of the earth; first which are reckoned in terms of either of these fixed periods, do not agree with each other. In other words, as days, lunar months, and year, are not even paris or multiplies of each other, two eras which are counted, one in so many times of one of these, and the other in so many times of another, cannot be made to agree, so as to point out the time at which any event happens, without making correction for the fractional differences. The period of time in which those fractional differences amount to an unit of the shorter measure, is called a cycle.—See Art. 11.

Those nations among whom the Christian religion has been digaeminated, have, ever since its introduction, abandoned all eras, save that which began at the birth of our Saviour. This is called the Christian Era, and when the date or number of the year is spoken of in a solemn or formal manner, the words Anno Domini, or the contraction A. D., meaning "the year of the Lord" are prefixed to the number, to distinguish it from other eras. When we count from the birth of our Saviour backwards, we either put B. C., "before Christ," or Anno ante Christian, A. A. C., which is the same. Events are cometimes dated from the creation of the world; and the term Anno Mundi, A. M., that is, "year of the world," prefixed to the date; but as opinion is divided as to the precise date of the creation, in terms of the Christian era, the commencement of that era is considered as the preferable epoch.

To find the distance of any event—if it be before the birth of our Saviour, add the date of it to the date of the year; if after, substruct; the sum in the first case, as the difference in the second, is the time from the present date, or he distance of the event.

As the eras of the nations of antiquity have become obsolete, and as the principal events in their histories have been reduced to the respective years of the Christian era, either before or after the birth of our Saviour, those eras are needed only by those who read the writings of antiquity; and, therefore, it is not necessary, in the present case, to detail them. There is, however, one era which is used by a very large portion of the moderns, the Hejira, or era commences at the spoch of the flight of Mahomet from the city of Macca to that of Madien, which took place in the 622d year of the Christian era. The Meholimetan year is regulated by this event.

PRINCIPAL ERAS.

- Creation of world.—There have been as many as one hundred and forty opinions on the distance of time between this event and the birth of our Saviour.*

 Some make it as small as 3616 years, and some as great as 6424. The chronology which is usually given with the authorized version of the Bible, places the event in the 4004th year before the commencement of the common era.
- The Olympiads.—The first year of the first Olympiad begins in the summer of the 775th year before the common era; the first year of the second Olympiad, in the summer of the 772d year, and so on.
- The foundation of Rome.—The 753d year before the commencement of the common era according to the calculation usually adopted.
- The Birth of Christ.—This is probably to be dated in the 4th year before the commencement of the common era.
- The Hejira Commencing on the 16th of July, in the 922d year after the common ers.

^{&#}x27; Fabric, Bibl. Ant. Cap. 7, Koch. Tab. Rev. Introd XIX.

A' General Table

SHOWING, by inspection, all the Dominical Letters that have been, since the correction of the Julian Calendar, by Pope Gregory XIII, which took place from the ides of October 1882, or that can occur in any future times.

| | A G | СВ | ED | G F | BA | DC | FE |
|-------|----------|----------|--------|---------|----------|----------|----------|
| | P. E D. | A. G. P. | C B A. | # D. C. | G. P. E. | B A. G. | D. C. B. |
| | 1584 | 88 | 92 | 96 | | | |
| | | | | | 1600 | 4 | 8 |
| | 1612 | 16 | 20 | 24 | 28 | 32 | 36 |
| الح و | 40 | 44 | 48 | 52 | 56 | 60 | 64 |
| | 68 96 | 72 | 76 | 80 | 84 | 88 | 92 |
| | | | | | | | 1704 |
| | 1708 | 12 | 16 | 20 | 21 | 28 | 32 |
| . J | 36 | 40 | 41 | 4% | 52 | 56 | 60 |
| 1 | 64 92 | 69 96 | 72 | 76 | 80 | 84 | 88 |
| (| 1801 | R | 12 | 16 | 20 | 24 | 29 |
| 2 { | 32 | 36 | 40 | 44 | 48 | 52 | 56 |
| -) | 60 | 64 | 69 | 72 | 76 | 80 | 84 |
| C | 88 | 92 | 96 | | | <u> </u> | |
| (| | 1904 | я. | 12 | 16 | 20 | 21 |
| _) | 28 | 32 | 36 | 40 | 1 11 | 18 | 52 |
| 3) | 56 | 60 | 64 | 64 | 72 | 76 | 80 |
| Z | 81 | 88 | 92 | 96 | | | |
| | | | | | 2000 | 1 | 8 |

The letters for the first, second, and third years after every bissextile, are the three single letters placed under the double letters, in the same column with the bissextile they immediately follow. For example, as the Dominical Letters for 1600 were A B, so the Dominical Letter for 1601 was s, for 1602 r, and for 1603 r. So for 1796 the Dominical will be C B, consequently, 1797, 1798, and 1799, must have A, S, and F: and the letter for 1800, (which is to be accounted a common year,) will be E; therefore 1801, 1802, and 1803, must have the subsequent letters D, C, and E, and then 1804, being bissextile will come under the letters A G: and from thence every fourth year will be lesp-year.

Perpetual Biary.

| Month. | A. | B. | c. | D. | E. | P. | Ģ |
|--|---|---|--|--|--|--|--|
| January Pebruary March Aprit May June July August Soptember October November | Thursday Saturday Tuesday Priday O Wednes. | Saturday Tuesday Tuesday Friday O Wodnes. Friday Nlonday Thursday Saturday Tuesday Thursday | Friday Monday Monday 'Thursday Tuesday Tuesday O Wednes. Friday Monday Wednes. | Thursday O O Wednes. Priday Monday Wednes. Saturday Tuesday Thursday Tuesday | Wednes. Saturday Saturday Tuesday Thursday O Tuesday Friday Monday Wednes. Saturday Monday | Tuesday Friday Friday Monday Wednes. Saturday Monday Thursday O Tuesday Friday O | Monday Thursday Thursday Tuesday Friday () Wednes. Saturday Monday Thursday Saturday |

Having the Dominical letter for the year at the top and the Month in the side column, will give the day of the week, that being the Month.

An Almanac

BY WHICH MAY BE FOUND
THE DAY OF THE MONTH IN ANY YEAR,
From A. D. 1840 to 1860, both inclusive.

| TAF | Le I. | 1 | TABLE | IJ. | } | 7 | ABLE | HI. | | | | | |
|-------------------------------|-------------------------------------|------------------------------------|-------------------------------------|--------------------------------------|------------------------------------|-------------------------------|--------------------------|----------------|--|---------------------|---------------------|---------------------|------------|
| Years. | Sunday Letters. | Golden Number | Epact. | Solar Cycle. | Rowan ladiction. | | | | 50 | nday. | | | |
| 1840 1 2 3 4 6 | E D C B A G F E D | 17 14 19 1 2 3 4 | 26 7 18 0 11 12 3 | 1 2 3 4 5 6 7 8 | 13 14 15 1 2 3 4 | MONTHS. | 1 H 15 22 29 | 16 23 30 | $ \begin{array}{ c c c c c c } \hline $ | 4 11 18 25 | 5 12 19 20 | 6 13 70 27 | 7 14 21 28 |
| 8 | BA | 6 | 25 | 9 | 6 | January October | A | В | C | D | E | F | G |
| 9 1881 | O | 7 | 6 | 10 | 7 | May | B | C | ā | R | F | (1 | A-B |
| المصورا | E E | . 9 | 17 28 | 11 | 8 | August | C | D | E | F | o | <u>A</u> | B |
| 2 3 | D C B A | 11 10 | 9 20 | 13 14 15 | 10 11 12 | February March November | D | E | F | G | A | B | C |
| . 5 6 | FE | 13 | 12 | 16 | 13 | June | E | P | o | A | 8 | C | 香 |
| 7 * | D | 15 16 | 15 | 18 | 15 | Septomber December | F | G | 1 | В | 0 | Q | E |
| 9 1860 | A G | 17 | 26 7 | 20 21 | 2 8 | April July | G | A | В | C | D | E | P |

With the Dominical or Sunday Letter for the Year, enter Table III. and apposite the Munth find the same Letter, over which are placed the Days of the Month, or every Sunday in that Month.

N. B.—In every Leap Year there are two Sunday Letters; one serves for January and February, and the other for the remainder of the Year.

MISCELLANEA.

A Perpetual Almanac.

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| | | Y | EAR | 8. | | | MONTHS. | SUNDAYS. | | | | | | | | |
|------|-----|------|-----|-----|----|----|-----------------|----------|----|----|-----|----|----|----|--|--|
| A. j | G | ۴. | E. | D. | G. | В | | • | 2 | 3 | 1 4 | 5 | 6 | 7 | | |
| 820 | 21 | 22 | 23 | - | 24 | 25 | | 8 | 9 | 10 | 11 | 12 | 13 | 11 | | |
| 26 | 27 | | 23 | 29 | 30 | 31 | | 15 | 16 | 17 | 18 | 19 | 20 | 21 | | |
| | 32 | 33 | 34 | 35 | | 36 | | 22 | 23 | 24 | 25 | 26 | 27 | 28 | | |
| 37 | 38 | 39 | | 40 | 41 | 42 | | 29 | 30 | 31 | | | | | | |
| 43 | | 44 | 45 | 46 | 47 | T | January > | A | B | C | D | | P | | | |
| 44 | 49 | 50 | 51 | _ | 52 | 53 | October | • | - | | ן ט | P | F | G | | |
| 54 | 55 | | 56 | 57 | 58 | 59 | May | В | C | D | E | F | G | A | | |
| | 60 | 61 | 63 | 63 | | 64 | August | C | D | E | F | G | A | В | | |
| 65 | 66 | 67 | | 68 | 69 | 70 | February, March | a | E | P | g | | В | _ | | |
| 71 | | 72 | 73 | 74 | 75 | | November } | ש | E | F | | A | B | C | | |
| 76 | 77 | 78 | 79 | | 80 | 81 | June | E | F | G | A | B | C | D | | |
| 82 | 8.3 | | 84 | 85 | 86 | 87 | September > | P | G | Λ | В | C | D | E | | |
| | 28 | 89 | 90 | 91. | , | 92 | December } | F | 6 | A | • | | ע | - | | |
| 93 | 94 | 95 | | 96 | 97 | 98 | April 7 | _ | | P | | | E | | | |
| 99 | | 1900 | 01 | 02 | 03 | _ | July } | G | A | B | C | D | P. | F | | |

Under the word years, find the year; above which is the Dominical letter for that year; then against the months find the name letter, over which are placed the days of the month, overey Sunday in the month. In less year, for January and February, use the letter above the blank space before the year; for all the rest of the months, use the letter for the year.

To find out when it is Leap Year, divide the year by 4; if there is no remainder, it is Leap Year, and if any remainder, it is 1, 2, or 3 years after Leap Year.

RIVER DISTANCES FROM CALCUTTA.

TO THE UNDERMENTIONED PLACES.

| Mil Mil | |
|--|----|
| othe Old Powder Mills, or Akrab farm | |
| ludge Budge | 23 |
| uliab | |
| Diamond Harbour | 63 |
| Ledgerre | 90 |
| auger Point,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | 10 |
| he Floating light, where the Pilot leaves the Ship | 46 |

NB.—The above distances are calculated for Ships, for Boats the distance is about one-third less.

A TABLE

Shewing the probable length of Passage from Saugor Roads to the different Ports in Asia and Africa throughout the Year.

| | | Вошьку | Musca | Busheer. | Mochs. | Surz | RITTER | Cape Hope | l'egue | Fi.ure | MITTE | Chiun | Ambores | Balasıa | Benroolen | New Wal |
|----------|--|---|--|---|--|--|---|---|--------|----------|----------|-----------|------------|-----------|-----------|-------------------|
| Day. | Days | Days | Day: | Days | Day's | Day a | La: a | Days | Days | Days | Days. | Days | Duya | DHYS | Days | Day |
| 10 | 18 | 38 | 50 | 64 | 56 | | 35 10 | | | 18 20 | - in -i- | 90 | 15 | 36 | 2) | 169 |
| 30 35 | 38 60 | 56 70 | 70 70 | 90 | 80 70 | | 96 | 80 90 | 10 | 20 20 | 3 | 6 . 10 | 70: 9n | 49 6. | 42 10 | 100 110 120 |
| 50 42 | 60 50 | 70` 70 | 60 60 | 90. 161 | 76 6 |) i | 94 60, | 9 ₀ 80 | 10 | 20 20 | 30 30 | 35 (0 | 90) 90, | 70 7: | 56 56 |)10 10 |
| 20 12 | 24 7 | 49 35 | 56 4 9 | 66 60 | 10 20 | 101 08 | 19 35 | 56 56 | 15 | 24 20 | 4n 45 | uu Vii | ថិព ទីក | 5.1 40 | 35 25 | 110 110 100 |
| | 10 15 22 30 35 50 50 42 30 | 10 15 18 22 22 30 38 35 50 60 50 60 42 50 38 30 38 20 24 12 7 | 10 15 30 15 18 38 22 22 49 30 38 56 50 70 50 60 70 50 60 70 42 50 70 30 38 63 30 38 64 21 24 49 12 7 35 | 10 15 30 35 15 18 38 50 22 22 14 60 30 38 56 70 70 50 50 60 70 60 50 60 70 60 30 38 65 70 60 30 38 65 30 38 65 24 24 49 56 12 7 35 40 | 10 15 30 35 49 15 18 38 59 67 22 22 49 60 72 30 38 56 76 84 35 50 70 70 90 50 60 70 60 90 42 50 70 60 85 30 38 65 66 85 20 24 49 56 66 12 7 35 40 60 | 10 15 30 35 49 40 15 15 18 38 50 64 56 22 22 49 60 72 70 30 38 156 70 84 80 35 60 70 60 90 56 50 60 70 60 90 56 50 60 70 60 80 56 30 38 65 60 80 56 20 24 49 56 66 56 12 7 35 49 60 44 | 10 15 30 37 49 40 60 15 18 38 50 0 56 80 22 22 49 60 72 70 120 30 38 56 70 81 80 35 60 70 60 90 56 50 60 70 60 90 56 50 60 70 60 90 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 50 70 60 80 56 42 80 80 80 80 80 80 42 80 80 80 80 80 80 80 42 80 80 80 80 80 80 80 80 80 80 80 80 80 | 10 15 30 35 49 40 60 35 15 18 38 50 61 56 80 19 19 19 19 19 19 19 19 19 19 19 19 19 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |

Estimated Passage for Sloops, proceeding from the Presidency to Saugor, from the 1st of Morah till the 31st of October, Days 12.

Extended Passage for Shops, proceeding from the Presidency to Saugor, from the 14 of November till 28th of February, Days 8

A POLYMETRICAL TABLE,

Showing the Itinerian Distances, in British Miles, between some of the most remarkable Places of Hindostan.

| EXPLANATION. | | and the second second | |
|---|------------|-----------------------|-------|
| From Agra to Trichinopoly, 1406 miles | _ | | Agra |
| From Colonto to Bart | Bet | Dares | 380 |
| From Calcutta to Seringapatam, 1220 ditto | ijceghui j | 56 | 436 |
| Bom ba | v 956 | AX1 | 85 |
| · Calculta 1.40 | 0 621 | èuò | Yim |
| Delbi 1060 90 | | 500 | 115 |
| Hydrahad 900 1020 44 | | | |
| Madras 365 1350 1030 77 | 0 1029 | 1110 | 1119 |
| Lucknow 1170 81n 360 695 108 | | 130 | 28 |
| Pains 235 1267 900 660 400 114 | 0 1 196 | 155 | 545 |
| Poonah 1067 950 670 387 915 1200 9 | 8 894 | 930 | ¨ 796 |
| Seringapatam 525 12:5 1230 290 3:5 1330 1220 62 | 12.3 | 1170 | 1215 |
| Surat 702 245 1020 180 930 505 756 1310 17 | 7 637 | 905 | GNO |
| Trichinopoly 927 225 750 1481 1275 208 540 1473 1240 84 | 6 1230 | 256 | 1406 |

[XLVI]

TO REDUCE BAZAR WEIGHT INTO FACTORY WEIGHT.

Add 1-10th; and, vice versa, deduct 1-11th.

Thus - 3,000 Bazar Manode.

Add 1-10th 300

. 3,300 Factory Maunds.

To reduce Bazar weight into Cwt.; add 4-10th and deduct 1.3rd of that gam, the remain der will be Cwt.

Thus 3,000 Barar Maunds.

Add I idth 300

3,300

Deduct 1.3rd 1,109

Remainder 2,200 Cwt.

To reduce Factory Maunds into Tons; divide by 30 and the quotient will be the answer. Thus, Factory Maunds 8,000 = 30 = 100 Tons.

COMPARATIVE TABLE FOR THE VALUATION OF INDIGO.

| li Exchange per one Sicca Rupee be | 10 Rupres per one Factory Mauud equals Net* per 1 lb. | l Shilling per i ib. equals Net* per l Factory Maund |
|---------------------------------------|---|--|
| 20 d. | 3,12 d, | 38,4 Sn. Rs. |
| 2) | 3.28 | 36.57 |
| 22 | 3,43 | 34.91 |
| 2 4 | 3,59 | 33,39 |
| 54 | 2,75 | 32. |
| 25 | 8,00 | 50,72 |
| 2 Ŭ | 4,00 | 29,53 |

^{*} That is, deducting more than 14 per real. from the Factory maund, to meet all charges and contingencies. The Factory maund, 74 lbs. 62-100 is thus taken at 64 fbs.

The use of this Table is obvious. If Indigo sells in Calcutta at 200 Rs per mannd, and Bills on London at 2s, per I R,—what price must be expected in London to render the purchase of Indigo or bills indifferent? by column 2d—

R.i. D, Rs 8 d.

10 375 :: 200 : 63 the answer.

The third column will give the same result.

If the London price of Indigo he assumed as 7 shilings per lb. and bills on London self here at 3s. 3d,—how much can a buyer give for a mained of Indigo without few of loss?

From column 3d-

Sh. Rs. Sh Rs.

1 : 33 39 : : 7 : 2331 Ans;

ANOTHER METHOD FOR VALUATION.

To find the price per lb. in London, at which Indigo ought to be sold to yield an equivalen fatchange, after the Freight, Insurance, and every charge, both in Calcutta and London have been deducted.

Rule.—Divide the cost price per Factory Maund by 30, and the quotient will be the amount, per lb, in shillings and parts of a shilling at the Exchange of 2s. 1d. per Rupce.

Example.—Indigo costing Rs 200 per Factors Maund divided by 30 will give 6s. ed. as the price per ib at which it ought to be sold to yield the above exchange of 2s. 1d. per Rupee.

To find the equivalent sale price at any other rate of Exchange, add or deduct 1 per c or every farthing above or below 2s, 1d.

SHORT METHOD TO FIND THE SIMPLE INTEREST OF ANY SUM.

FOR ANY NUMBER OF DAYS, AT ANY MATE PER CENT. PER ANNUM.

Formula.

Let p denote the principal,
d the number of days,
r the rate per cont.
and a the interest.

Assume $100,000 (2 p d r + \frac{1}{4} 2 p d r + \frac{1}{10} 2 p d r + \frac{1}{100} 2 p d r) = 4$ Then $a = \frac{a}{10,000} = i$ very nearly.

Rule

Multiply the principal by the number of days, and that product by double the rate per Cent. Then divide the amount by 3, 30, and 300, and these quotients to it, and, subtracting the 10,000th part of the sum, the remainder divided by 100,000 will be the interest required.

Example.

Required the Interest of Rs. 180,000 for 146 days at 9 per Cent. per aunum? Answer Rs 6,450.

Principal 180,000 × 146 days.

0n0**n80**1

988009 729000 18000u

18

Product 20280000 X 18 (double the rate per cent.

210240000 26280000

Amount... 473040000 Add 1-3rd part... 157680000 1-30th do... 15764000 1-300th do... 1576400

Sum..... 548064800

Deduct 1-10,000th part 61806 (rejecting fractions).

Remainder... 6180,00000 divided by 100,004, (by inserting the decimal point before the fifth figure to the right hand) shows that the Interest is Rs. 6,480.

Time Table.

No. I — Shows the number of days from any given day in one month to the same day of any other month. It must be observed, that in Leap Year, if the end of the month of February be included in the time, one day must be added. If it be desired to find the number of days from a given day in one month to a different day in another, the difference between the dates must be added to, or substracted from (as the case may be) the amount. For Example:

—To find the number of days between the 5th of January, and 12th of November—

No 2 -Shows the decimal parts for each and all the days in the twelfth part of a year, consisting of 365½ days.

No. 1.

Number of Days from one Month to another.

| Between | January | February | March | April | Мву | June | July | August | September | October | Neventher | December |
|-----------|---------|----------|-------|----------|-----|-------|------|--------|-----------|---------|-----------|----------|
| January . | 365 | 334 | 306 | 275 | 245 | 214 | 181 | 153 | 122 | 92 | 61 | 31 |
| February | 32 | 365 | 37 | 3 6 | 276 | 245 | 215 | 141 | 153 | 123 | 92 | - 60 |
| Maich. | 59 | 28 | 365 | 3 34 | 304 | 273 | 243 | 212 | 181 | 151 | 120 | 90 |
| April | 98 | 59 | 31 | 365 | 335 | 3 14 | 274 | 243 | 212 | 182 | 151 | 121 |
| May | 150 | 89 | Gi | 30 | 365 | 331 | 304 | 273 | 42 | 212 | 181 | 151 |
| June | 151 | 120 | 92 | 61 | 30 | 366 | 335 | 304 | 273 | 243 | 212 | 182 |
| July | 181 | 150 | 122 | 91 | 61 | 30 | 365 | 334 | 203 | 273 | 212 | 217 |
| August | 315 | 181 | 153 | 122 | 92 | 61 | 31 | 365 | 334 | 404 | 273 | 213 |
| September | 213 | 212 | 184 | 153 | 123 | 92 | 62 | 31 | 365 | 335 | 304 | 274 |
| October | 273 | 247 | 214 | 183 | 153 | 122 | 92 | 61 | 30 | 365 | 334 | 304 |
| November. | 301 | 273 | 245 | 311 | 184 | 153 | 123 | 92 | 61 | 31 | 365 | 335 |
| December, | 431 | 303 | 275 | 244 | 211 | 153 | 153 | 122 | 91 | 61 | 30 | 363 |
| | 1 | | ! | <u>.</u> | | ! | | · | · | i | - 1 | |

No. 2.

Decimal Parts for Days in the Twelfth Part of a Year.

| Deys. | D. P. | Days. | D. P. | Days. | D. P. | Days. | D. P. |
|-------|-------|--------|-------|-------|-------|-------|-------|
| 1 | .033 | 9 | .296 | 17 | ,558 | 76 | .821 |
| 2 | .066 | 10 | .328 | 18 | 591 | 26 | .854 |
| 3 | 098 | 1 14 | .361 | 19 | .624 | 27 | ,887 |
| 1 4 | .131 | [12] | .394 | 20 | 657 | 28 | 92 |
| 5 | .164 | 13 | .427 | 21 | ,69 | 29 | 953 |
| 6 | ,197 | 14 | .46 | 22 | .723 | 30 | .986 |
| 7 | .23 | 15 | .493 | 23 | .656 | | - |
| | .463 | 16 | 525 | 24 | .788 | l i | |

NUMBER OF DAYS PROM LOT JANUARY TO THE END OF THE YEAR.

| | | - | | | · | <u>.</u> | | | | | | |
|------|---------|--------------|-------|-------|------|----------|------|--------|-----------|---------|-----------|------------|
| Ditt | Jabuary | February | March | April | May | June | July | August | September | October | Novew ber | , December |
| 1 | | 32 | 60 | 91 | 121 | 152 | 162 | 213 | 244 | 771 | 305 | 337 |
| ¥ | 1 12 | 13 | 61 | 92 | 123 | 153 | 163 | 214 | 245 | 275 | 306 | 334 |
| 3 | l ã | 34 | 02 | 93 | 123 | 104 | 184 | 215 | 246 | 270 | 307 | 3,7 |
| 4 | 4 | 35 | 61 | 1 94 | 124 | 1/10 | 185 | 216 | 217 | 277 | 308 | San |
| 5 | 5 | 36 | 0.1 | 94 | 125 | 156 | 186 | 217 | 248 | 278 | 369 | 339 |
| 6 | 6 | 37 | 64 | 96 | 126 | 157 | 187 | 218 | 249 | 279 | 310 | 340 |
| 7 | 7 | 39 | 66 | 97 | 127 | 15% | 158 | 219 | 250 | 250 | 311 | 341 |
| 8 | 8 | 39 | 67 | 94 | 124 | 159 | ln9 | 220 | 251 | 281 | 312 | 3,2 |
| y | 0 | 40 | 68 | 99 | 129 | 160 | 190 | 224 | 26.2 | 273 | 313 | 344 |
| 10 | 10 | 41 | 69 | 100 | 130 | 161 | 191 | 732 | 254 | 243 | 311 | 341 |
| Į. | 11 | 13 | 70 | 101 | 131 | 162 | 192 | 723 | 154 | 281 | 315 | 345 |
| 12 | 12 | 43 | 71 | 102 | 132 | 161 | 93 | 224 | 155 | 285 | 3:6 | 346 |
| 13 | 14 | 44 | 72 | 103 | 133 | 161 | 194 | 2. | 256 | 286 | 317 | 447 |
| 14 | 14 | 45 | 73 | 104 | 1.4 | 165 | 195 | 250 | 217 | 27 | 318 | 418 |
| 13 | 15 | 46 | 74 | 105 | 1.5 | 166 | 196 | 227 | 258 | 250 | 9.6 | 319 |
| 16 | 16 | 47 | 75 | 106 | 136 | 117 | "7 | 134 | 259 | 149 | 310 | 350 |
| 17 | 17 | 44 | 76 | 107 | 157 | 169 | 198 | 12:9 | 1 160 | 500 | 36 / 16 | 351 |
| 1. | 13 | 49 | 77 | 104 | 1 58 | 169 | 100 | 230 | : 201 | 291 | 372 | 354 |
| 19 | 1.9 | 50 | 74 | 1119 | 139 | 170 | 200 | 231 | 262 | 292 | 321 | 353 |
| 20 | 70 | 5. | 79 | 110 | 140 | 171 | 201 | 234 | 263 | 293 | 374 | 354 |
| 31 | 31 | 52 | 50 | 141 | 141 | 172 | 302 | 233 | 204 | 2.14 | 3.5 | 355 |
| 77 | 72 | 5 1 | 81 | 112 | 143 | 173 | 203 | 2:1 | 265 | 195 | 1:6 | 356 |
| 23 | 21 | 51 | 8.2 | 113 | 113 | 171 | 204 | 235 | 266 | 350 | 127 | 37.7 |
| 21 | 24 | 55 | 83 | 1.4 | 44 | 175 | 205 | 236 | 167 | 2.17 | 328 | 354 |
| 25 | 25 | ' 6 | N1 | 115 | 145 | 170 | 206 | 237 | 264 | 294 | 329 | 3.9 |
| 26 | 26 | 57 | h5 | 116 | 146 | 177 | 247 | 244 | 269 | 299 | 376 | 360 |
| 27 | 27 | ጎለ | No | 117 | 147 | 178 | 5118 | 239 | 270 | .00 | 331 | 301 |
| ~ M | 23 | 5y | h7 | 314 | 148 | 179 | 209 | 340 | 271 | 301 | 333 | 362 |
| 29 | 29 | | 88 | 119 | 149 | 180 | 210 | 211 | 272 | 30.3 | 373 | 363 |
| 3.1 | 40 | | ٠y | 120 | 150 | 141 | 21 1 | 247 | 273 | 303 | 334 | 364 |
| 31 | 31 | 1 | 90 | ! | 151 | ļ | 2 2 | 213 | l | 3.4 | 1 | .465 |

In Leap Years one day must be added after the 26th of February.

THE USE OF THE FOREGOING TABLE.

1. To find the number of days from the end of the year to any day in any month of the year following.—Rule—Opposite the given day in the margin look under the given month, which will show the number of days required. Thus, from 31st December till 15th Augus of owing are 230 days, and to 30th October 803 days.

If To find the number of days from any particular day, to the end of the year - Sunpose 27th July.

From 365, the days in a year, take the number answering to 27th July, viz 209

III To find the number of days from any day in one month to any day in another month—suppose from 5th April to this November.—Rule: Take the difference between the numbers torresponding to those days.

28th November 332 5th April.... 59

Answer.... 237

IV. To find the number of days between any day in one year to any day in the year eliewing.—Suppose from glat August, 1822, to 27th May, 1823—(See Rules 1 and 2).

Prom 265 Days in a Year.

Take the number of 21st August 233

237 days in 1822

Remainder 57 days required

Add the number of 27th May 147

Total..... 379 days required:

A TABLE

Showing the increase of Compound Interest, at several rates per cent.

A SUM BECOMES

| Rates per cent. | Twice as much in about | | 4 times as muck in about | | B trmes as much in about | | l6 times as much in about | | 32 times as much in about | | 64 times as muck in about | |
|-----------------|------------------------------|----------------------------|--------------------------------|---------------------|--------------------------------|-----------------------|---------------------------------|---------------------|---------------------------------|-------------------|---------------------------------|------------------|
| | Years | Days | Years | Days | Years | Days | Years | Days ' | Years | Days | Years | Days |
| 5 6 7 | | 74 326 2 87,1 | 28 23 20 | 14 2883 174,2 | 42 35 30 | 222 250 2614 | 5.6 17 40 | 34×3 2118 396 | 71 59 51 | 5 1733 705 | 71 61 | 79 135 157 |
| 8 9 | | 21 151 961 | 18 16 | 43 307 192 | 27 21 21 | 62 453 7 28h | 36 32 29 | 9 604 19 | 45 40 36 | 755 755 115 | 51 48 41 | 90g 211 |
| 10 11 12 | 6 | 2306 | 11 | 96 80 | 19 | 150 380? | 26 71 | 192 | 30 31 30 | 574 200 | 89 86 | ۸۹ 240 |

Examples What will I Rupee amount to, put out to Compound Interest for 230 year at 7 per Cont per Amun ?

Answer. To about 5.24,288 Rances; out at Compound Interest for 5 years, 153 days - 200 years being 19 times the period of doubling, and 5 years, 153 days, over it.

TO FIND THE LEAP YEAR.

Divide the given year by 4, and if there he no remainder, it is Leap Year, but if 1, 2, or 3 remain, they show it so many years after lenp year.

TO FIND THE EPACT.

Divide the given year by 19, multiply the remainder by 11, and the product will be the Fract, if it does not exceed 29, but if it does, then divide the product by 30, and the last remainder will be the Epact

THE NUMBER OF THE MONTHS ARE AS FOLLOWS.

| Јан Фримов Чеаг | ua r s, | Feb. | March. | April, | May, | June, | Jaly. | , Aug. | Sept | Oct. | Nov | Dec |
|--------------------|----------------|------|--------|--------|------|-------|-------|--------|------|------|-----|-----|
| Common Year | 0 | 1 | 0 | 1 | 2 | 3 | 4 | 5 | 7 | 7 | 9 | 9 |
| Leap Year | | 2 | 1 | 2 | . 3 | 4 | 5 | 6 | 8 | 8 |) o | 90 |

TO FIND THE MOONS' ACE.

To the Fract of the year, add the number for the month, and the day of the month the sum, if it does not exceed 30, is the Moon's Age; but it it does, subtract 30 from it, and the remainder will be the Moon's Age.

CALCUITA TIDE TABLE,

Showing the Actual time of High Water at the Undermentioned Places.

| 을 끝 | 20 x 0 4 x 2 2 4 x 3 4 x 3 4 x 4 x 4 x 4 x 4 x 4 x 4 x |
|-------------------------|--|
| False Point | Z.v. 20 2 2 2 2 2 |
| sailu so e River. | 7.02644028440484 |
| 3 2 | 70000 - 888 460 6 K 80 |
| Point. | 25 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 |
| g [5] | F. 20 20 - 61 - 61 4 4 4 4 6 6 6 F |
| Balla. | 5 - 48 24 C X 8 Z M C X 8 |
| | Fee5-5-444400671 |
| Recf | F 0 2 6 4 5 0 2 6 4 4 0 1 6 2 5 |
| | #005=5=== ## 4 ## CP # |
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| Saugor Pent. | |
| | 720-2400040000 |
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| 1 | #2782-084460FE66 |
| Churace | 12. 24. 36. 36. 36. 36. 36. 36. 37. 37. |
| - 5. 5. - 5. 5. | ###################################### |
| Kedgere | |
| - Kr | #=################################## |
| Mud Point. | 2 4884 4884 4884 .0 2 6 489 2 489 489 |
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| lpec | No real property of the |
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| Diamond | 7 |
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| Fuitab | MAN THE CAME OF THE |
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| Moya | Passaraneracessus |
| | 10 20 40 00 0 40 0 25 4 40 0 25 2 4 20 0 25 4 |
| Moon's Calcutta. | 7. wettorresol = 5- 54 |
| 3 | a m - m - m - m - m - m - m - m - m - m |
| Age | Paris and Paris |
| 1 | 1 M . |

and change of the Moon, when not unfluenced by local causes, after which time, the water begins to fall, although the tide N. B.-This Table shows the actual time of high water at, and corresponding to, the number of days after the full of flood continues to run for about an hour; in the same manner the water is at its lowest, nearly two hours before the ebb tide is done, and begins to flow the last hour of the ebb, subject however to some variations according to the seasons, and from local causes.

TIME OF TRAVELLING BY DAWK.

From Calcutta to Loodiana during the dry Season.

| | h | m | 1 | | |
|------------------------------|----|-----------------|--------------------------|----|----|
| From Calcuita to Baucoorah | 28 | 80 | Cawppore to Futtyghur | 22 | 5 |
| Bancoorah to Ruggoonauthpore | 10 | 30 | Futtyghur to Sirpoora | | 40 |
| Ringoonsuthpore to Chass | 10 | Ú | Sirpoora to Khassgunge | 5 | 15 |
| Chass to Hazary baugh. | 10 | 0 | Khassgunge to Allyghur | 10 | 40 |
| Hazarybaugh to Kutrumsandy | i | Ö | Allyghur to Boolandshir | 9 | 45 |
| Kutrumsandy to Shergotty | 13 | 0 | Boolundsbir to Aleerutt. | 12 | 15 |
| Shergotty to the sonne River | 14 | 0 | Meeratt to Sirdannab | 4 | 0 |
| From the Some to Benares | | 0 | Sirdannah to Kurnaul | 16 | 80 |
| Benares to Sydubad Bungalow | 14 | 30 | Kurnaul to vinbala | 14 | 43 |
| Sydabad to Allabahad | 4 | 0 | Ambala to Sirbind, | 4 | U |
| Allahabad to Fultypore | 21 | 0 | Sirhind to Loodiana | 12 | 15 |
| Puttypore to Cawppore | | 30 [†] | | | |

THE TIDES AT MADRAS.

On the 31st of May 1821, a tide gauge was fixed to the northeast angle of Fort St. George, and the tides were observed. Until the 29th of July the observations were frequently interrupted; but after that date, they were made daily, at every tide in every twenty-four hours, until the 10th of October, and the result of all these observations is shown in the following tables:—

| Moon. | Time of High | : | Su | rface of G | Rise and Y | | l Moon, | | | | |
|------------------|--------------|---------|--------|----------------|------------|--------|------------|---|-----|--|------|
| | Time | Water | High | Water. | Low | Water. | M | lean, | | | |
| | h. | m. | ít. | in. | ft. | 10. | ft. | in. | ft. | io. | |
| New | 8 | 58 | 5 | 3} | 7 | 11 | 6 | 71 | 2 | 77 | Full |
| 1 | 9 | 26 | 5 | 11 | 8 | 1 | 6 | 7 ∤ | 2 | 111 | 17 |
| 2 3 | 10 | 0 | 4 | 7} | 7 | 83 | G | 2 j | ¦ 3 | 1.7 | 18 |
| 3 | 10 | 30 | 4 | $9\frac{1}{2}$ | 8 | 31 | G | 63 | 3 | 54 | 19 |
| 4 | 11 | 0 | 4 | 10季 | 8 | 1 | 6 | δŽ | 3 | 24 | 20 |
| 5 | 14 | 42 | ન | 113 | 8 | 2 | 6 | 6 2 7 3 7 5 7 5 7 5 7 5 5 7 5 5 7 5 5 7 5 5 7 5 5 7 5 | 3 | 2 ³ 2 ¹ 2 ⁴ | 21 |
| 5 6 7 8 | 12 | 12 | 5 | 34 | 7 | 113 | 6 | 78 | 2 | 81 | 22 |
| 7 | 12 | 30 | 5 | 4 } | 7 | 91 | G | 7 | 2 | 5 | 23 |
| 8 | 1 | 21 | 6 | 1 3 | 8 | 0 | 7 | 64 | 1 | 103 | 21 |
| 9 | 3 | 6 | 6 | 4 🖟 | 8 | 0 | 7 | $2\frac{1}{2}$ | 1 | 73 | 25 |
| 10 | 4 | 15 | 6 | 6 7 | 8 | 3 | 7 | 44 | 1 | 9 | 26 |
| 11 | 5 | 24 | G | | 8 | 54 | 7 | $6\frac{1}{L}$ | 1 | 10‡ | 27 |
| 12 | 6 | 25 | 6 | 43 | 8 | 43 | 7 | 43 | 2 | 0 | 28 |
| 13 | 7 | 11 | 5 3 | 11 | 8 | 01 | 6 | 113 | 2 | . 1 | 29 |
| 11 | 7 | 37 | Ą | 81 | 8 | 10 | 6 | 10 1 | 2 | 4 | |
| Mean le | evel ar | ıd lift | 5 | 63 | 8 | 1 | 6 | 10 | 2 | 612 | |

THE TIDES AT JAVA, IN 1815.

The east monsoon is the dry season, and the west monsoon is the wet season. July and August are the driest months, and in January and February the heaviest rains fall. The barometer ranges only from 29-5 to 29-9.

At full and new moon the tide flows and ebbs but once in the twenty-four hours, but at the first quarter and last quarter of the moon, the tide flows and ebbs twice in the twenty four hours. The highest tides occur in the dry leason, and the lowest in the rainy season.

At Batavia, at full and change, in the month of December, it is high water at noon, and low water at midnight; int he month of March it is high water at about half-past six o'clock in the morning, and low water at six o'clock in the evening; in the month of June it is high water at midnight, and low water at noon; in September high water at nine in the evening, and low water at nine in the forenoon. The sea rises and falls about three feet at most, and in the neaps only half as much as in spring tides.

At Samaran, at full and change, in December it is high water at about half-past two o'clock in the morning, and low water in the afternoon; in March it is high at about half-past five in the morning, and low at six o'clock in the evening; in June, high in the forenoon, and low in the afternoon. Sometimes the flood lasts the whole day. From July to the end of September it is high water in the afternoon, and low water in the forenoon. The difference of the rise and fall is seldom more than from two feet to two feet and-a-half. The tides being very arregular, but little dependence can be placed on these observations.

TABLE OF EXCHANGE.

COMPANY CONVERTED INTO SICCA RUPEES.

| Company | Sicca | ; | Company | Sicca | `\ | Company | Sicca |
|-----------|-------------|--------------|---------|----------------|------|------------|--|
| Pies. | Annas. P | D | Rupces. | Rupees. A P | | Rupces. | Rupees. 1 0 |
| 1 | | 9.1 | 25 | 23 7 0 |) } | 79 | 74 0 0 |
| 2 | 0 1 | 87 | 26 | 24 6 0 |) { | 80 | 75 15 0 |
| 3 | 0 2 | 81 | 27 | 25 5 0 |) ; | 81 | 75, 14, 0 |
| 4 | | 75 | 28 | 26 4 0 | • | 82 | 76'13 _: 0 |
| 5 | | 69 | 29 | 27 3 (| • | 83 | 77,12,0 |
| 6 | • • | 62 | 30 | 28 2 0 | | 84 | 78 11 0 |
| 7 | | | 31 | 29 1 0 |); | 85 | 79[10] 0 |
| ម | | 50 | 32 | 30 0 0 | • | 86 | 80 9; 0 |
| 9 | | | 33 | 30 15 0 | | 87 | 81 8; 0 |
| 10 | | 38 | 34 | 3114 (| | 88 | 52 7 ; 0 |
| 11 | 0,10 | 32 | 35 | |) { | 89 | 83 6, 0 |
| | | | 30 | , <u> </u> |) (| 90 | 84 5 0 |
| Annas. | l al | | 37 | | 0 \$ | 91 | 85 4 0 |
| 1 | 0,11 | | 38 | 4 1 1 | 0 } | 92 | 86 3; 0 |
| 2 | | 50 | 39 | | 0 } | 93 | 87 2 0 |
| 3 | | 75 | 40 | | 0; | 94 | 88 1, 0 |
| 4 | 3 9 | . i ~ | 41 | 1 1 1 | 0: | 95 | 89 0 0 |
| 5 | | 3,25 | 42 | 1 1 | 0 | 96 | 90/15 0 |
| 6 | | 50 | 43 | 1 1 1 | 0 } | 97 | 90 14: 0 |
| 7 | | 37.5 | 41 | | 0 2 | 98 | 91 13 0 |
| 18 | 1 -1. | 0 6 | 4.5 | | 0 | 99 | 92 12 0 |
| 9 | 1 : | 150 | 46 | 1 | ő | 100 | 93 8 0 |
| 10 | i 1 | 1,50 3,75 | 48 | | 0 } | 200 | 187 4: 0 |
| 11 | | 3 0 | 49 | | 0 } | 300 | 201 0: 0 |
| 12 | | 225 | 50 | 46 14 | 0 } | 400 500 | 375 12 0 |
| 13 14 | · | 1.50 | 50 | 17 13 | ő | 600 | 168 8 0 562 4 0 |
| 14 15 | 1 | 75 | 52 | 48 12 | 0 | 700 | بالمستحسا |
| 1.0 | | - | 5 53 | 4911 | o : | 800 | $egin{array}{cccccccccccccccccccccccccccccccccccc$ |
| Rupees | Rs. A | P | 54 | | ŭ i | 909 | 813 8 0 |
| genja (a) | 01 | | 3.5 | 51 9 | 0 ; | 1000 | 937 0 0 |
| 2 | 11 | -1 | 56 | 52 8 | 0 | 2000 | 1875, 8, 0 |
| $\bar{3}$ | 2,1 | | 57 | 53 7 | 0 | 3000 | 2812 0 0 |
| 4 | 3,1 | | \$ 58 | 516 | 0 \$ | 4000 | 3750 8 0 |
| 5 | 4 1 | | \$ 59 | 55 5 | 0 } | 5000 | 4687 0 0 |
| 6 | 5,1 | | 3 60 | 56 4 | 0 } | 6000 | 5625 8 0 |
| 7 | 6 | 9 0 | 8 61 | 57 3 | 0 { | 7000 | 6562 0 0 |
| ន | 7 | 8 0 | | 58 2 | 0 5 | 8900 | 7500 8 0 |
| 9 | 8 | 7 0 | 63 | 59 1 | 0 1 | 9000 | 8137 0 0 |
| 10 | ρ | 6 0 | | 60 0 | • | 10,000 | 9375 0 0 |
| 11 | 10 | 5 0 | | 60 15 | UZ | 20,000 | 18,750 0 0 |
| 12 | 11 | 4 0 | | * 61 11 | n's | | 28,125 0 0 |
| 13 | 12 | 3 0 | | 62 13 | 03 | 40,000 | 37,500, 0 0 |
| 14 | 13 | 2 0 | | 63 12 | 0 | | 46,875 0 0 |
| 15 | 14 | 1 0 | 69 | 64 11 65 10 | 0 | 60,000 | 56,250 0 0 |
| 16 | 15 | 0 0 | | | | | G5 G25 0 0 |
| 17 | 15 | | 71 | 66, 9 | | | 75,000 0 0 |
| 18 | 16 | 14 0 | 72 | 67. 8 | - 4 | 1.0,000 | 84,375 0 0 |
| 19 | 17 | | 73 | 68 7 | | | 93,750 0 0 |
| 20 | 18, | | 7.1 | 69 6 | 0 | 200,000 | 187,500 0 0 |
| 21 | 19 | | 75 | 70 5 | 0 | 300,000 | 281,250 0 0 |
| 22 | | | | 71 4 | _ • | 400,000 | 375,000 0 0 468,750 0 0 |
| 23 | 21 | 9 0 | | 72 3 | | 500,000 | |
| \$1 | 22 | 8 0 | 78 | 73 2 | 0 \$ | 1,000,000 | ' 937,500 of Q |

SICCA CONVERTED INTO COMPANY RUPEES.

| Sixa | Company 3 | Sieca | Company | Steen | Company |
|-----------|---------------------------------------|--------------|--|------------------|---|
| Pics. | Annas, PD | Rupees. | Rapees A P | Rupers, | Rapers VP |
| 1 | 0 1.7 | 2.5 | 20 10 8 | 79 | 81, 1, 3 |
| 2 | 0 2,13 \$ | 26 | 27 11 9 | 50 | 85 5 4 |
| 3 | 0 3 20 \$ | 27 | 25 12 19 | 81 | 86 6 5 |
| 4 | 0 126 | 28 | 29 13 10 | 52 | 87, 7, 6 |
| 5 | 0 531 | 29 | 30 11 11 | 83 | 88 8 6 |
| ti • | 0.610 } | 39 | 32 0 0 | 81 | 89' 9' 7 |
| 7 | 0' 7 17 | 31 | $\frac{33}{3}$ | 85 | 90 10' 8 |
| 8 9 | 0 5/2 1 | 32 33 | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | ₹6 27 | 91719 |
| 10 | 0 10 65 | 33 31 | | . 87 . 54 | 02 13:10 |
| 11 | 01171 | 35 | 37 5 4 3 | F9 | 911111 |
| | | 36 | 34 6 5 | 90 | 98 0 0 |
| inger. | : 1 | 37 | 39 7 6 3 | 91 | 97 1 1 |
| 1 | 1, 0.50 | 34 | 10) 8 6 | 92 | 9. 2 2 |
| 2 | 2 160 | 3:) | 41 9 7 | 93 | 99 3 2 |
| 3 | 2 3 10 | 40 | 4210 8 | 91 | 100 4 3 |
| 1 | 4, 329 \$ | 11 | 43,11 9 | 95 | 101 5 4 |
| .5 | 1:10} | 42 | 44 12 10 } | 96 | 102 6 3 |
| 6, | 6, 150 \$ | 43 | 15 13 19 5 | U 7 | 103 71 6 |
| | ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; | 4.1 | 15,1111 | 68 | 101 5 6 |
| H | 110 3 | - 6 | 14 0 0 3 | [99] | 16, 9' 7 |
| .") | 9, 720 } | 14 | 40 1 1 | 199 | 10310 8 |
| 111 | 19 8 0 | 17 | 50 2 2 5 | 201 | 213 5 1 |
| 11 | 11 8 3 3 | 144 | 511 31 23 | 3/11 | 1 32) 0 0 120 10 8 |
| 12 | 12 9 60 1 13 10 10 3 | ,) 1 | 59 4 3 | 409 .419 | 333 a. 1 |
| 11 | 13 10 10 1 | 59 51 - | 51 1 5 | 679 | C19 0, 0 |
| 15 | 16 0 0 | 52 | 55 7 6 | | 71610 5 |
| ,, | 10 7 3 | ر.ور | 56 8 6 | 33 | 853 5 4 |
| Sauce. | Rs. A P 3 | 31 | .,7 9 7 | 999 | 9.0 0, 9 |
| 1 | 111 | 55 (| | 190) | 1056 19 8. |
| 2 | 2 2 2 3 | 66 | 59 11 9 | 239) | 2135 5, 4 |
| 3 | 3 3 2 1 | 57 | 60 12 10 \$ | 3000 | 3_30_0' 0 |
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| .5 | 5 5 1 | 59 | 62 1 11 1 | 5000 | 55 53 5 1 |
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| 9 | | • | $67 \ 3 \ 23$ | 9663 | 9390, 6 ¹ 0 19,555 (6 8 |
| 10 i i | 10 10 8 3 | 63 65 | (954) | 10,000 20,900 | 21,5000 5, 1 |
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| 16 | 17 1 1 3 | 70 | 7110 8 | 70,039 | 74,6 5 10, 8 |
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| | 15 2 2 1 10 3 2 | 5:2 | 76 12 19 77 13 10 | 93,099 | 96,000 0 0 |
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| 23 | 21 5 6 | 77 | ×2 2 2 | (09,00G | 1 533,333 5 S |
| 2.1 | 2, 9 7 | 75 | e3, 3 2 | 3,009,000 | _t_066,663 t 0_ 0 |

TABLE No. I. .

Expense, Income, or Wages, from 1 to 16 Company Rupces per Month for a Month of 30 Days, showing the Amount per Day.

| 11/1 () // | in joi a month of 50 B | rays, showing the intount per say. |
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TABLE No. II.

Expense, Income, or Wages, from 1 to 16 Company Rupees per Month for a Month of 31 Days, showing the Amount per Day. \mathbb{Z} was a sample of the \mathbb{Z} sample of \mathbb{Z} and \mathbb{Z} is \mathbb{Z} and \mathbb{Z} 1代の113388445500トアッキののこうにはおけらばには150つ 1400 TOWNING TANDER 14 NEED WAR TO 140 XO あばなめはられておよりののはおのにおけるはよい。これますらり |人もしによりはよりはののはなのだととにこったーカニーカニのそのの にゅうのーーをおこことのの444~~~ ひけ じょうてき おおりりゆ たっちに らっしょし こまり ほうしょい はっしょうりょり ちゅう ユ**ご○***ご─**の第一なの思っなのはおおびはまなにはおいこの |出ここの―――― こううりのののの オオオオに らっさり こむじ ひとしたしの '► |<</p>
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TABLE OF DAILY PAY OR ALLOWANCE.

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Compare the relative value of Exchanges between London and Calculta, computed according to the two modes in use in Calcutta, viz. that of assigning a given quantity of steeling Money to the Sicca Rupee, and that of adding a given ratio of Premium to the value in Sicca Rupers of English Money, calculated at the Exchange of 2s, 6d.

The Following Table consists of Factors, which, when multiplied by Rupers and fractional parts of a Rupee, will give the value in Sterling money, expressed decimally, at the different rates of Exchange noted in the margin, per Cut. or lb. English at so many Rupees or parts of a Rupee per Mund or Secr.

| Pr | , | | | | | _ | - |
|---|---|---|--|---|---|---|---|
| Exch.per Cwt per at Co R. Co. R per B.M | it Co R. | at Co. R. | nt Co. R. | at Co. R | at Co R | at Ct. R | at Ct. R. |
| Co. Reper Dim | | 1 | l | , io. | per r is | er r. vi. | per r S |
| - | | } | | | | <u> </u> | |
| s. d. 1 10 .12, 1 101 .1278 1 11 .1306 1 114 .1335 21363 21392 2 1 .112 2 14 .1419 2 2 .1477 2 24 .105 3 .1534 | .1375 .1406 .1437 .1468 .5 .1531 .1361 .1 03 .1625 .1687 | .001116 .001141 .001166 .001192 .001217 .001212 .001268 .001293 .001318 | . 01227 .001255 .00 283 .001314 .001307 .001307 .001435 .00143 .001478 | .04161 .04567 .04667 .01768 .0187 .01971 .05073 .05174 .05276 .05.77 | .0191 .05022 .05131 .05245 .05468 .05692 .05692 .05915 | .1261 .1293 .1331 .1331 .1379 .1108 .1137 .1165 .1191 .1343 .1552 | . 01515 . 94618 .04721 . 94823 . 04926 . 05028 . 05028 . 05234 . 05336 . 05439 |

EXAMPLES.

Require the value per th. of Indigo at Co. Rs. 200 per Factory Manual, Exchange at 2s, per Co. Rupee?

In the Table in a line with 2s. and under per lb, at Co. Rs. per Factory Maund is the Number .001339 which when multiplied by Co. Rs. 200 will give .2678 decimals of a £ Stg. or 5s 44d.

Required the value per Cwt. of Sugar at Sa. Rs. 7. 8 per Bazor Maund Exchange at 2s. 1d. per Co. Rupee?

Opposite to 2s. 1d. and under per Cwt. at Co. Rs. per Bazar Maund is the Number .142 which when multiplied by Co. Rs. 7½ will give the value in St. expressed decimally 1.065 or £ 1. 1s. 3½d.

Required the value per lb. of Quicksilver at Current Rs. 4 per Factory Seer Exchange at 2s. per Co. Rupee.

In a line with 2s. and under per lb. at Ct. Rs. per Factory Seer is the Number, .01926 which when multiplied by Current Rupees 4 will give .19704 decimals of a £ Sig. or 3s. 111d.

THE BENGAL ALMANAC

Part IV.

LIST OF

Sovereigns of Europe,

GOVERNORS-GENERAL, COMMANDERS-IN-CHIEF, JUDGES, SHERIFFS, AND THEIR DEPUTIES, TABLES OF PRECEDENCE,

&c. &c. &c.

Soversigns of Europe.

| Kingdome, &c. | To whom subject. | When born. | Began to reign. |
|-----------------------------|------------------|---------------------------|-------------------|
| Great Britain and | Victoria | May 24, 1819 | June 20, 1837 |
| Ireland, | Leuis Philippe . | Oct. 6, 1773 | Aug. 7, 1830 |
| France, | Isabella II | Oct. 10, 1830 | Sept. 29, 1833 |
| Spain | Maria de Gloria. | | |
| Portugal, | Nicholas | July 6, 1790 | |
| Russia & Poland | Ferdinand 1 | | |
| Austria Prussia | Frederic Wm.IV | | June 7, 1840 |
| | Charles XIV | lan. 26, 176 | |
| Sweden and Norway. Denmark | Chr stian | ept. 18, 1786 | |
| | William II | | |
| Netherlands | Leopold | 1 | |
| Belgium | Abdul Medchid. | | |
| Turkey | Otho, | | |
| Greece | 700, | 2, 20 | 7, 1000 |
| TALY. | 1 | Ì | |
| Lombardy and Venice | Emp. of Austria | | |
| Sardinia | (Charles Alber). | . ;)et. 2, 1/9 | 8 May 1831 |
| Naples and Sicily | Ferdmand II. | . Jan. 12, 181 | 0 Nov. 8, 1830 |
| Rome | [Gregory XVI | | 5 Feb. 2, 1831 |
| Tuscany | [Leopold II | Oct. 3, 179 | |
| Parma | Maria Louisa | | |
| Modena | Mrancis IV | . Oct. 6, 177 | |
| Lucca | | . Dec. 23, 179 |)9 March 13, 1824 |
| | | į. | 1 |
| GERMANY. | (Emp. of Austria | , (| |
| Bohemia | | " , | 1 |
| Brandenburgh | ' | Way 19 17 | 97 |
| Saxony | Charles Charles | 1 Aug 95 17 | 86 Oct. 13, 1825 |
| Bavaria | Ernest Augustu | 10g. 20, 17 | 71 June 21, 1837 |
| Hanover | | 3.17 | 81 |
| Wirtemburgh | Whatles Loope | 1.11 Aug. 20, 17 | 90 Mar. 30, 1830 |
| Baden | Charles Leopo | 1.1. 99 17 | 77 Peb. 27, 1821 |
| Hesse Cassel | | 1100 96 17 | 77 April 6, 1830 |
| Hesse Darmstadt | | | Thin of some |
| Holstein | King of Denm | K. | |
| Luxembergh | (King of Nethd | April 25, 18 | 806 Sept. 1830 |
| Branswick | . William | • • (April 49, 10 10 1 | |
| Mecklenburgh | | 1.1.1g. 12. 10 | 817 Aug. 20, 1839 |
| Nassau | | July 29, 10 | |
| Saxe Weimar | Charles Freder | ick Fen. 2, 1 | |
| Saxe Cobourg Goth | is : Ernest | · · · [Jan. 4, 3 | 784 |

[LEIV]

KINGS AND QUEENS OF ENGLAND, .

FROM THE CONQUEST.

| | | | | FRO | 1 T | IE C | ONG | QUEST. | | | |
|------------------|-------------|-------------|---------------|----------------|------|------|-----------|---------|-------|------|-----------------|
| Numes. | 1 | งเม . D | | Vhen to rei | | | ned M. | Rei | n e) | ded | Buried at |
| William | 1110 | | 0 66 , | | 14 | | 11 | Sept. | | | Caen. Normandy |
| William 1 | | | 1057, | • | 9 | 12 | ı I | Aug. | | | Winchester |
| | 1 10 | | 1100, | | 2 | | 4 | Dec. | | | Reading |
| Stephen | 111 | 05 | 1135. | Der. | 11 | 18 | 11. | ()et. | 25. | 1154 | Feversham |
| , | | | 4 | The Sa | xor | Li | ne. | Restor | ed. | | - |
| | | | 1154, | | 25 | 3 1 | 8 | July | | | Fontevrault |
| Richard | | | 1189, | | 6 | 9 | 9 | April | | | Fontevrault |
| John | | | 1199, | | 6 | 17 | G | Oct. | | | Worcester |
| Heary T | | | 1+16, | | 19 | 56 | l | Nov. | 16, | 1272 | Westminster |
| Edward | | | 1272, | | 10 | | 8 | July | | | Westminster |
| | Hļi | | 1307. | | 7 | 19 | 7 | Jan | | | Gloucester |
| Edward I | | | | | 25 | 50 ' | 5 | June | | | Westminster |
| Richard | [] 1 | 3 66 | 1377 | June | 21 | 23 | 3 | Sept. | 29, | 1399 |) Westminster |
| | | | | The I | sine | of | L | incaste | r. | | |
| Henry ! | Vii | 367 | 11399. | Sept. | 20 | 113 | -G | Marci | 20. | 1413 | Canterbury |
| Henty | | | 1413, | | | 9 | 5 | Ang. | | | Vestminster |
| | | | | Ang. | 81 | | 6 | | | | Windsor |
| | | | | Th | e I | ine | of | York. | | | |
| Edward 1 | NI | 442 | 1461. | Mar. | 4 | 22 | ī | April | 9, | 1489 | Windsor |
| Edward | V | 471 | 1483, | A prit | 9 | 0 | 2 | June | | | Unknown |
| Richard 1 | 1111 | 412 | 11183. | June | 22 | 3 | 2 | Ang | 22, | 1485 | Leicester |
| | | | | The | F | mil | ies | United | ł. | | |
| Henry V | LII | 156 | 11485. | Aug. | 22 | 143 | 8 | LAmil | 22 | 1509 |) Westminster |
| Henry VI | | 192 | | April | | 37 | 9 | Jan. | 28 | 1547 | Wind-or |
| Edward ' | | 537 | | Jan. | 28 | | 5 | July | | | Westmin-ter |
| Mary | - 1 | 1516 | | July | 6 | 1 - | 4 | Nov. | 17 | | Westminster |
| Elizabeth | - 1 | 533 | | Nov. | | 11 | 4 | | | | Westminster |
| ****** | | | Th | e Unic | n | of t | he | Two C | 1.010 | ns. | |
| Janes | 11 | 560 | 603 | Mai. | 2.1 | 122 | 0 | Marc | 11 27 | 162 | 5 Westminster |
| Charles | | 1600 | | Mar. | | 23 | | Jan. | | | Windsor |
| Charles | _ 1 | 1630 | | Jan. | | 36 | 0 | Feb. | | | Westminster |
| James | | | 1645 | - | | 4 | Ö | | | | 9 Paris |
| Mary | | | 1689 | | | 5 | | 1 | | | Westminster |
| William 1 | | | | | | 113 | 1 | | | | 2 Westminster |
| - | | | <u> </u> | Union | | | | - | | | |
| | | 4 47 41 * | | | | | | | | | 1 Westminster |
| Anne | | | | , Mar. | | 3112 | 5 10 | ITHE | 11 | 179 | 7] Hanover |
| George | | | | Ang. | | 12 | • | Oct. | | | Westminster |
| Ororge Ororge | | | | June | | 33 | 4 | Jan. | | | i Windsor |
| George 1 | 1 12 | 1738 | 760 | Oct. | | 110 | 5 | Jui e | | | 1 Windsor |
| | | | 1821 | | | 5 | | June | | | 7 Windsor |
| William | · * ' | 1100 | 11631 | . June | 40 | 1 3 | | 10 4116 | ~~ | | |

[LXY]

Sobereigns of Europe.

GREAT-BRITAIN.

(Alexandrina) VICTORIA, Queen of the United Kingdom of Great Britain and Ireland, born May 24, 1849. Succeeded her uncle William IV, June 26, 1837. Proclaimed Jane 21. Crowned June 28, 1838. Married Feb. 10, 1840, her cousin, H. R. H. Prince Albert of Saxe-Cobourg-Gotha, K. G. born Aug. 26, 1819. Issue Victoria Adelaide, Maria Louisa, Princess Royal born Nov. 21, 1849 — Prince of Wales born Nov. 9, 1841.

THE QUEEN DOWAGER.

Adelaide, Sister of the Buke of Saze Meiningen, born August 13, 1792. Married July 11, 1518, to his late Majesty King William IV., who died June 20, 1837.

MOTHER OF THE QUEEN.

Victoria Maria Louisa, Sister of the Duke of Saxo Cobourg Goths, born August 17, 1786. Married May 29, 18 8, to the late Edward Duke of Kent, and had issue Alexandrina Victoria, her present Mayesty. The Duke died January 23, 1820.

UNCLES AND AUNTS TO THE QUEEN.

- 1. Ernest Augustus, King of Hanover, Duke of Cumberland, June 5, 1771, married May 29, 1815, Frederica Sophia Carolina, sister of the Duke of Mecklenburgh Strelitz, and widow of Fred. William, Prince of Solms-Braunfels, born Murch 3, 1778, died, June 29, 1842. Issue: George Frederick, May 27, 1819.
- 2. Adolphus Frederick, Duke of Cambridge, Feb. 24, 1774, married, May 7, 1818 to Augusta Wilhelmina Louisa, nicce of the Landgrave of Hesse, born July 25, 1797, Issue: George William, March 26, 1819, and Augusta Caroline, July 19, 1822. Mary Adelaide, November 27, 1833
- 3 Mary, April 25, 1776, married July 22, 1816, to her cousin William Frederick Duke of Glovester, who died November 39, 1834.
 - 4. Sophia, Nov. 3, 1777.

Cousin of the Queen (Sister of the late Duke of Gloucester.)

1. Sophia Matilda, born May 23, 1773.

Austria.

FERDINAND I. Emperor of Austria, King of Hungary, Rohemia, Lombardy, and Venice, born April 19, 1793, succeeded bis father francis March 2, 1835, married Feb 27, 1831, Maria Anno Caroline (daughter of Victor Emanuel, late King of Sardinia) born September 19, 1803.

Brothers and Sisters of the Emperor.

- I. Maria Louisa, Grand Duchess of Parma, horn Dec. 12, 1791.
- 2. Maria Carolina, (Princess of Salerno,) horn March 1, 1798.
- 3. Francis Charles Joseph, born Dec. 7, 1892; married November 4, 1824, Princes Sophia, daughter of Maximilian, late King of Bavaria.
 - 4. Mary Ann Frances, born June 📞 1804.

Mother-in-law of the Emperor.

CHARLOTTE AUGUSTA, daughter of Maximilian, late King of Baveria, born Feb. 5, 1792.

ARCHDUKES .- PRINCES OF THE BLOOD.

Charles, born Sept. 5, 1771. Palatine and Vicercy of Bohemia, Joseph, born March 9, 1776. Palatine and Lieut. of Hungary, John, born January 10, 1782. Realer, born Sept. 30, 1782. Vicercy of Lembardy and Venice, Louis, born December 13, 1784

Germany.

(Confederated Independent States.)

*. * The number denotes the votes each State has in the Diet.

AUSTRIA, 4.

PERDINAND I. Emperor.

PRUSSIA, 4.

FREDERICK WILLIAM IV, King.

BAVARIA, 4.

LOUIS CHARLES, King of Bavarin, born August 25, 1786, succeeded his father Maximilian, Oct. 13, 1-25, mairied October 12, 1810, Theresa, daughter of Frederick late Duke of Saxe Altenburg, born July 8, 1792, Issue:—

- 1. Maximilian, November 29, 1811.
- 2 . Matilde, August 30, 1813.
- 3. Otho, June 1, 1915, King of Grocco.
- 4. Leopold, March 14, 1:21.
- 5. Adeline, March 19, 1823.
- 6 Hildegarde, June 10, 1825.
- 7. Alexandrina, August 26, 1826.
- 8. Albert, July 19, 1828.

SAXONY, 4.

FREDERICK, King of Saxony, born May 18, 1797, married I, to the Archdachess Caroline of Austria, who died 15th May 1632.

II. Maria, daughter of Maximilian, late King of Bavaria.

HANOVER, 4.

ERNEST AUGUSTUS, King of Hanover, born June 5, 1771. See Duke of Cumberland, Great Britain.

WIRTEMBERG, 4.

WILLIAM, King of Wirtemberg, K. G. born Sept. 27, 1781; married I, January 24, 1816, Catharine, sister of the Emperor of Russia, and walow of the Duke of Oldenbourg; born May 21, 1788; died January 9, 1819, Issue.—

- J. Maria Charlette, October 30, 1916.
- 2. Sophia, Princess of Orange.
- 11. April 15, 1820, Paulina, daughter of his uncle, Duke of Lewis born September 11, 1800, Issue :-
 - 3. Catherine. August 24, 1821.
 - 4. Charles, Prince Royal, March 6, 1823.
 - 5. Augusta, October 14, 1826.

BADEN, 3.

CHARLES LEOPOLD, Grand Duke of Baden, born August 29, 1728, Succeeded his brother, Louis Withman, March 30, 1839, married July 25, 1819, to Suphia, daughter of Guetayes IV, or king of Sweden, born May 21, 1801; Issue :-

- 1. Alexandrina, born, Dec. 6, 1820,
- 2 Louis, August 15, 1-24.
- 3. Frederick, Sept 9, 1826.
- 4 William, 1 cc. 18, 1829. 5 Charles, March 9, 1932. 6. Marin, November 24, 1834.

- 7. Cocilia, Sept. 20, 1839.

HESSE CASSEL, 3.

WILLIAM IL Elector of Resse, born July 23, 1777, succeeded his father William 1, Pcb. 27. 1821, murried Feb. 13, 1797, Acquain daughter of William 11. King of Prussia, born May 1, 1780 ; Issue :-

- 1. Caroline, born July 29, 1799.
- 2. Frederick, Insust 20, 1492
- 3. Minia, (Ducuess of race steiningen) September 6, 1804.

HESSE DARMSTADT, 3.

LOUIS II. Grand Duke of Hesso Darmstadt, born Dec. 26, 1777, succeeded his father Louis X. April, 6, 1430, inferred June 19, 1804. Wilhelming Lot is, sister of the Grand Duke of Baden, born September 10, 1788; died Jan. 27, 1856, Issue :-

Kar of Bavarts.

- 2 Charles, A ril "3, 1809.
- 3. Alexander, July 15, 1823.
- 4. Maris, August 5, 1824.

HOLSTEIN, 3.

CHRISTIAN Grand Duke of Holstein, (King of Denmark.)

LUXEMBERG, 3.

WILLIAM, Grand Duke of Luxemberg, (King of the Netherlands.)

BRUNSWICK, 3.

WILLIAM, Duke of Brunawick, and Lunenburgh, born April 25, 1806. Succeeded on the expulsion of his brother Duke Charles, September, 1830.

MECKLENBURGH, 1.

GEORGE V, Grand Duke of Mecklenburgh Strelies, born August 12, 1779, succeeded his father Charles. Nov. 0, 1816, married August 12, 1817, MARY WILHELBINA, nicco of the Elector of Hesse Cassel; born Jan 21, 1790; Isaue .-

- 1. Louiss, May 21, 1848.
- 2. George, October 17, 1419,
- 3 Caroline Charlotte, January 10, 1421.
- 4. Ernest. Adolphus, January 11, 1824.

NASSAU. 2.

ADOLPHUS, Duke of Namau, born July 24, 1917, succeeded his father William George, August zv, 1639.

Brother and Sisters.

- 1. Terras. August 17, 1815.
- 1. Maurice, November 21, 1820.
- 3. Mary, January 29, 1825.

Half Brother and Sisters.

3. Helen, August 12, 1831.

2. Nicholas, September 29, 1832,

3. Sophia, July 9, 1836.

SAXE WEIMAR, 1.

CHARLES FREDERICK, Grand Duke of Saxe Weimar, born Feb. 2, 1783, married August 3, 1864: to Mary, sister of the Emperor of Russia; Issue :-

1. Mary, February 3, 1808, wife of Prince Charles of Prussia.

2. Augusta, September 80, 1811, wife of Prince William Louis of Prussia.

3. Charles, June 24, 1818.

SAXE COBOURG GOTHA, 1.

FRNEST, Duke of Saxe-Cobourg-Gotha, K.G., born Jan. 2, 1784; married 1, Louisa, daughter of Augustus Duke of Saxe. Cobourg. Altenbourg. Issue,

i. Ernest, born June 21, 1818. 2 Albert, (see Great Britain)

14. Mary, daughter of Duke Alexander of Wurtemberg.

Brothers and Sisters of the Duke.

Juliana, born Sept 23, 1721, widow of the Grand Duke Constantine of Russia.

1. Ferdinand, March 28, 1785; married Antoinette, Princess of Kohnry.

2 Victoria (see Great Brituin)

3. Leopold (see Belgium)

There are 18 other smaller independent principalities, which including the 4 freetowns and their territories amount in all to 38 states, of which the confederation consists,

Russia.

NICHOLAS, Emperor of all the Russias, and King of Poland, born July 6, 1796, married July 13, 1817, ALEXANDRA, formerly CHARLOTTE, sister of the King of Prussis, born July 13, 1798 ; Isane :-

1. Alexander, April 29, 1818.

2. Mary, August 18, 1819, married July 14, 1839, Meximilian, Duke of Leuchtenberg. 3, Olga, September 11, 1822.

4. Alexandra, June 24, 1825.

5. Constantine, September 21, 1827.

6. Nicholas, August 8, 1931.

7. Michael, October 25, 1832.

grand-duke of Saxe Weimer.

PRINCES OF THE BLOOD.

Maria, Princess of Saxe Weimer, February 16, 1786. Ann, Queen of the Notherlands, January 18, 1795.

Michael, February 9, 1798, married February 20, 1824, Paulins, niece of the King of War. temberg, born Japuary 9, 1807.

Drussia.

PREDERICK WILLIAM IV, King of Prussia, Margrave of Brandenburgh, and Severeign Duke of Silesia, born October 15, 1795, succeeded his father June 7, 1840, married November 20, | 823, Louisa, sister of the King of Bavaria.

Brothers and Sisters of the King.

William Louis, March 22, 1797; married June 11, 1829, Augusta, second daughter of Charles Frederic grand-duke of Saxe Weimar.

1. Charlotte (Empress of Russia), July 13, 1798.

* 2. Charles, June 29, 1801; married May 26, 1827, Mary, daughter of Charles Frederic,

- 3 Alexandrina, February 23, 1803, married September 24, 1826, to Paul Frederic Grand Dake of Mecklenburgh behwerm.
 - 4 Louisa, February 1, 1808, wife of Prince Frederick of Orange.
 - 5. Albert, October 4, 1809, married Sept. 14, 1830, Princess Mariaune, of Orange.

France.

LOUIS PHILLIPPE, King of the French, born October 6, 1773, elected King on the deposition of Charles X August 9, 1:30, married November 25, 1809, Maria Abelia sister of the King of Sicily, born April 26, 1782; Issue.

- 1 Ferdinand Duc d'Orleans, September 3, 1810, married May 30, 1837, Princess Helen of Mecklenburgh Schwerm; Issue, Louis born August 24, 1838, Robert Louis, Nov. 9, 1840.
 - 2. Louisa, Queen of the Reigians, April 3, 1812,
 - 3 Louis i haries. October 25, 1814.
 - 4 Clementium, June 3, 1817.
 - 5 Francis, August 14, 1818.
 - 6 Hemy, June 6, 1822.
 - 7. Authouto, July 31, 1824.

Spain,

ISABFULA II. Queen of Spain and the Indies, born Oct. 10, 1830. Succeeded her father Perdinand VII, represent 29, 1443

Rayent, tinke de la Viciotia, elected Vay 9, 1441.

Christina, the Queen's mother, sister of the king of Sicily, born April 27, 1806,

1. Maria Louisa, the Queen's sister, born January 30, 1832.

PRINCES OF THE BLOOD.

Don Charles Isidor Infant of Spain, born March 29, 1793, married I, September 29, 1816 to Mains Frances, Infants of Portugal, who died Sept 4, 1843, Issue: Charles Louis, January 31, 1818, John Charles, May 15, 1829; Ferdinand, October 13, 1824. 41, October 20, 1838, Theresa, munt of the Queen of Portugal, both April 20, 1792

Don Francis de Paulo, Infant, born March 10, 1791, married June 12, 18:9, Louisa Charlotte, eldest sister of the King of Sterly, born October 21, 1804; Issue: Isabella, May 18, 1821, Francis. May 13, 1822; Henry, April 17, 1823; Louish, June 12, 1824; Josephine, May 25, 1827; Ferdjannd, April 11, 1834; Christiana, June 3, 1833; Amelia, Oct. 12, 1834.

Bortugal.

MARIA DE GLORIA. Queen of the United Kingdom of Portugal and Algares, born April 4, 1819. Attained the throne by the abdication of her father. Pedro D'Alcantara, (Ex-Emperor of Brazil.) son of the inte King, May 2, 1820; married Jan. 26, 1835, Augustus Charles Engene Napoleon, Duke of Leuchtenburg, horn Dec. 9, 1810, died March 28, 1835, If, April 9, 1836, Prince Ferdinand of Saxe Cobourg, norn Oct. 29, 1816, nephow of the Duchess of Kent. 1, Issue: Pedro Prince Royal, horn September 16, 1837.

Louis Phillips, born October 31, 1888.

Zweden,

CHARLES XIV (formerly Marshal Bernadolle,) King of Sweden and Norway, horn January 26, 1764; elected Crawn Prince of Sweden, August 21, 1810, succeeded to the throne on the death of Charles XIII February 5, 1818, married August 16, 1795, Mogenia Branausmina of Chart, born November 8, 1781; Isane;

Joseph Brancis Oscar, CrommaPriner, born July 4, 1790, married Jung 3, 1828, to Princet Josephine of Leuchtenberg, born March 14, 1807, Issue:—Charles, Duke of Scania, May 3, 1836, Gustavus, Duke of Upland June 15, 1827; Oscar, Duke of Ostrogothes, January 21, 1829, Charlofte, April 24, 1830. Augustus, Duke of Dalecartia, August 24, 1831.

Denmark.

CHRISTIAN King of Denmark, born September 18, 1786, succeeded his cousin Prederick, VI. D. c. 3, 1839, married I, February 18, 1806, Charlotte Frederica, Princess of Meck'enburgh. Issue:

Frederick, October 6, 1808.

11, May v2, 1815, Caroline Ame is daughte 10f the Duke of Holstein Augustenburg, born June 28, 1796.

Netherlands.

WILLIAM, II, King of the Netherlands, Prince of Orange-Nassan, and Grand Duke of Luxemburg, born December 6, 1792, succeeded by the abdication of his father William 1., October 1840, married February 21, 1816, Ann., s ster of the Emperor of Russia. Issue.

William, Prince Royal, born February 19, 18-7, married June 18, 18, 1839, Sophis, daughter of the King of Wurtemberg, born June 17, 1818; Isine, a son born, September 4, 1840; Alexander, August 2, 1818; Frederick, June 13, 1820; Sophis, April 8, 1824.

Brother and Sister of the King.

- 1. Frederick, born February 28, 1797, married May 21, 1825, Louisa, sister of the King of Prussia.
 - 2 Marianne, born May 19, 1809 Married Sept. 14, 1830, to Prince Albert of Prussia.

Father of the King.

William, K.G. born August 21, 1772 married October 1, 1791, Willielning, daughter of King William II. of Prussia, born November 18, 1774, died October 12, 1887, and has issue as above.

Belgium.

LEOPOLD King of the Belgians, son of Francis, late Dage of Saxe Colurg Sanifield, Fleeted in 1-31. Inaugurated July 20, 1831, born December 16, 1770, married 1 May 2, 1816, to the Princess Charlotte of Wales only child of George IV, of Great Britain, who died without issue, November 6, 1-17 II, Augst 9, 1-32 Louisa, eldest daughter of Louis Philippe, King of the French, born April 3, 1812 , Isane, Leopold, born April 9, 1835, Philip born March 24, 1837. Mary, born June 7, 1840.

Switzerland.

(Confederation of twenty-two Independent Cantons.)

His Excellency, CHARLES NEURAUS, President of the Diet.

Rtalian States.

LOMBARDY AND VENICE.

FERDINAND I King of Lombardy and Venice, (Emperor of Austrie.,

SARDINIA.

CHARLES ALBERT, King of Sardinia, Duke of Savoy, Fiedmont, and Genoa, born October 2, 1794, succeeded his unclo, Charles Felix, May 1831, married September 30, 1817, T AREA, sinter of the Grand Duke of Tuscany: Joine.

- 1. Victor Emmannel, March 11, 182)
- 3. Ferdinand, November 15, 1822,

SICILY.

FERDINAND II King of Naples and the Skilles, born January 12, 1810. Succeded his father Francis, November 8, 1830; married 1, Nov. 21, 1837. Christiana, daughter of Victor Emnuel, late King of Sardinia, who died, January 1836 ; lase, Francis, born January 16, 1886. II, Jan. 9, 1817, Thereas, daughter of Archduke Charles of Austria, born July 31, 1816. Isque : Louis, born August 1, 1838, Albert, September 17, 1839.

GREGORY XVI, (Maurice Cappellari) Sovereign Pontiff, born September 18, 1766, elected Gardinal March 25, 1825, elected Pope February 2, 1831.

TUSCANY.

LEOPOLD II, Grand Onke of Tuscany (cousin of the Emperor of Austria), born October 3, 1797, married-I. November 16, 1817, Maria Aune, niece of the King of Saxony, born November 15, 17,19; died March 22, 1432; (Isane: Caroline, November 19 1822, Augusta, April 1, 1825; II, June 7, 1833 Antoinette, sister of the King of Sicily, born December 19, 1814; Issue, Isabella, born May 21, 1834. Ferdinand, horn June 10, 1835. Maria Christiana, born Feb. 5, 1838, Charles, born April 30, 1829, Mary Anne, June 9, 1849.

PARMA.

MARIA LOUISA, Grand Duchess of Parma, Piacenza, and Gunatella, (sister of the Emperor of Austria,) born December 12, 1791 married April 3, 1810, to Napulson Bonapabra; Lane... 1. Francis Jus Charles Napoleon, Duke of Reichstadt, born March 20, toll, died July 27, 1843.

MODENA.

TRANCIS IV, Duke of Modeun, Massa, Reglo, and Mirandolo, (cousin of the Emperor of Abstria,) born October 6, 1779, married June 20, 1512, Manta Beathice, daughter of Victor Emanuel, late King of Sardinia, born Dec. 6, 1792, leane .-

- 1 Theress, July 14, 1917.
 2. Francis, June 1, 1819
 2. Ferdinand, July 20, 1821.

- 4. Maria Bentrice, Pebruary 13, 1874

LUCCA.

CHARLES LOUIS, Dake of Lucca, born December 23, 1795, succeeded his mother March . 13, 1524, married June 16, 1819, Ma via Turness, Princess of pardinia; born September 19, 1803 , Liene ·-

1. Ferdinand, January 14, 1813.

Turkep.

ABDUL MEDSCHID, Grand Signor and Sultau of the Olfoman Empire, born April 20, 1123, succeeded his father Mahmoud, 11, July 1, 1839.

Grecce.

OTHO, Second Son of the King of Buyarin, born June 1, 1815, elected King by the Provincial Government of the Greciau States, October 5, 1833, ascended the throne, January 1833. Married November 20, 1836, Amelia, daughter of the Duke of Oldenburg, born Decomber 21, 1818.

America.

UNITED STATES.

President, John Tyler, succeeded on the 6th April, 1611, Will Hen. Harrison, who was inaugurated for four years March 4, 1841, and died on the 4th April following.

Vice-President, Samuel Southard. Secretary of State, Dan. Webster. Secretary of the Treasury. Thomas Ewing.

Secretary at War, John C. Spencer. Secretary of the Navy, George E. Radger. Attorney-General, J. J. Crettondon.

GOVERNORS OF THE SEVERAL STATES.

Maine, John Pairfield. New Hampskire, John Page. Massachusetts, Unreus Herton. Rhode Island, Samuel W. King. Connecticut, W. W. Klisworth. Vermont, Silas H. Jenison New 1 ork, W. H. Scaward. New Jersey, W. Pennington. Pennsplvania, David R. Porter Delaware, Cornelius P. Comegys. Maryland, Will. Gracen Verginia, Thomas, W. Gillener. North Carolina, John M. Moreband. South Carolina, B. K. Hennegan. Georgia, Charles J. M'Dounid.

Kentucky, Robert P. Letcher. Tennessee, J K. Polk. Ohio, W. Shannou. Louisiana, A. B. Koman. Mississippi, A. G M. Nuil. Iddiana, Sam Biggat. Illinois , Thomas Carlin. Alabama, Arthur P. Bagby, Missouri, T. Reynolds, Michigan, Will Woodbridge, Arkansas, James B. Conwly, Florida Territory, Richard K. Call. Wisconsin Territory, Il Dodge. Iowa Territory, Rob Lucas.

Native Governments.

AFFGHANISTAN.

DOST MARONMED KHAN, one of the Brothers of FUTTER KHAN, the celebrated Vizier of MARMOOD, and chief of the Barickzye Clan, the most powerful in Affghanistan had for some years ruled this country previous to the Restoration of Shan Scolar col Moolk in 1838. On the death of this Prince, Dost Mahomed again assumed the reins of Government which he still holds.

On the base and cruel murder of Futter Khan by Mainson at the institution of Prince Kamaan, his brothers revolted from their allegiance under the guidance of Azeem Khan, the Governor of Cashmers, and drove Mahmood and his son from Cabul. Azeem Khan in the first instance offered the vacant throne to Shah Soojan, (considered the legitimate King by the British Government,) but offended by some personal slight, withdrew his support, and placed in his room, Evoor, a Brother of Shooja, who was content to take the trappings without the power of royalty. On Azeem Khan's death, his Brothers dissatisfied with their position conspired against his son, Hubbes Oollas Khan, and seizing his person, by threats of blowing him from a Gun, induced his mother to deliver up the residue of Azeem Khan's immense wealth-Kyon's son was killed in these disputes and he bimself alarmed by there scenes of violence fied to Labore. Doet Mahonned the most talented of the Brothers, then took possession of the throne, and became de facto King of Cabul. Shere Dil. Khan accompanied by four Brothers carried off about half a million sterling of Azeem Khan's money, and seated himself in Candahar, as an independent Chieftain. He and one of his Brothers are dead; and Candahar was until intely relied by Comun Dil Khan, assisted by his two surviving Brothers, Ruheem Dil, and Meer Dil.

At the period of the flight of Evons from Cabul, Peshawar was governed by a Brother of Dost Mahommed who with another Brother were both killed in battle and were succeeded by Mahommed Khan, who is a tributary of the King of the Seiks. He is on bad terms with his brother Dost Mahommed; but out of the revenues of Peshawer supports his younger Brothera Peer and Sared Mahommed and the families of his two predecessors.

KINGDOM OF THE SEIKHS.

His Highness, Maha Raja Dullery Singu, is declared King of the Seikhs.

His dominions comprise the Punjab, Cashmere, Peshawur, Moultan, part of Sinde, &c. he is an adopted son of RUNJEET SINGH and is about 12 years of age.

The Government of the Scikha had been formerly divided among a number of petty independent chieftains under the Khaisa or commonwealth, "to the established rules and laws of which, as fixed by Guru Govino, it was their moral and religious duty to conform." The ancestors of Runsert Sings had been in possession of but a few villages, until his father, by feudatory depredations, and the conquest of Lahore, Inid the foundation of the present considerable power which has subdued almost all the petty Scikh chiefs.

KINGDOM OF OUDE.

The family of the princes of Oude are descended from Meer Mandamed Ameer, of a noble-family in Persia, who came to India in the reign of Behadour Shah, and was received into the Imperial service, under the name of Saadut Khan. He was appointed to the Government of Oude in 1719 on the accession of Mehamed Shah to the throne of Delki. He had no son, and was, therefore, succeeded by his nephew and son-in-law. Munsoos Ally Khan, who took the title of Supper Jung. He was succeeded by Sura-ook Dowla, who was again succeeded by Assept-up-dowla. On the death of Asope-up-dowla without any maje issue, his spurious son, vising Ally, assumed the reins of government, but his illegithmacy being discovered, he was,

after a reign of four months deposed, and Saung Aray, Knap, the house was secreted the mutual on the 21st of January, 1798. He died in 1814 and was specially by his son Charles of Dies and house of the first of Market of North and was succeeded by his son shart Zonan, who assissed the titles of "Alls Majesty Abod North, Kouth-ood Deen Solivan Fair, Author ood Modick a-noo begins of the North and Tair, Author ood Modick a-noo begins of the Motor a-noo begins of the Motor a-noo." This prince died in 1837 and was discounted by his uncle. Nútser a usd-pour who assumed the title of "His Majesty Anne-putter Moten-ou-Deen Rultham Zanan Modanio." Ally Shah Badsha-a-Orde" and is the present reigning Sovereign of Oudo.

KINGDOM OF AVA OR BURMAIL.

The family name of the present King of Burmah, or that given to him by his Grand? father, is Maung Khaung, but it is not considered respectful to mention this mane. Having obtained as an appraise, and held until he assumed the throne, the rich District of Tharawall, which contains the principal tenk forcets in the condity, he was always styled Tharswells "Mong thu, or Prince of Thurswadi. He was born on Wednesday the 5th of September 1756. and he is therefore now (1st January 1814) in his 54th year. The ather was the Reir hipparent to the throne when Colonel Symes visited Amaranura, and whom that officer calls Engy Teckien, more properly. Ain-ye-thakhen, or Ain-ye-Meng, Lard or Prince of the Rustern House. His Grand father was Colonet Semes's Minderagee, more properly. Meng dara-give. the Great King of Rightenusuess, one of the titles borne by the Kings of Burnish , but his subjects now refer to him as Pho daugues, the great royal Grand father, or Baddun Thakher, . the Lard of Budoun, the town which he had noth be are the came to the throne. He died on the 6th June 1919 and was succeeded by the present King's Cider Brother once known as . Tsa rain-meng the, Prince of Tangoin, with the family nation of Maung Teen, the same who enaging of in war with the British Government, and who was dethrough by the present monarch at the month of April 15.7.

In June 1837 the present King desetted his Brother's Capital of Ava. which has now become the rain, and proceeded staty miles to the northward, with the ostensible object of hailding a new city there, but in restity for the purpose of escaping from the British resident, for on the withdrawal of that officer, the King returned, and established himself in his Grand-father's city of generapura, which is now again the Capital of the country.

By his principal Queen he has a grown up son and daughter, the former now styled Taung-dweng-graung Mengtha. Prince of Taung-dweng-graung, and the latter highly skilled in Barmose science, particularly astrology. By his unincrous inferior Queens he has several other children, the principal of whom is a hold, spirited character, formerly named Tait-tanggree, but since his father's accession to the throne styled, from the town the revenues of which he coins, Pye Meng-tha or Prince of Prome. Besides him, and the King's Uncle, the Philosopher Prince of Mekkhara, the Lincottan or grand council of the kingdom new consists of four Woungyces, two of whem are, Manug Shwe-ha, who was Covernor of Rangom during Major Capuing's mission in 1811-12 and Manug Dauk-hyae, who had the same office when Colonel Beason was deputed to the Court of Ava-in 1839.

Shortly after the present king seized the throne, be put to death the inte Mounrch's only son the Toakya Meng, his principal Queen, her Krather Mounths spee, or the great Prince, and most of the ministers and Chief officers of the inte Governments. The life of the fate Roberch, however, has been approximated by infact iff transition excepting to being kept in a shift principal officer. The country is stated to be in a very uncentrated and there is now no Barried diffice of superior round anthority to the confidence of Expital. Every town and anthority to the confidence of Expital. Every town and anthority to the confidence of Expital. Every town and attended things his the own polly governor independent of all luturierence excepting from the Engire limits. There is no increased to deather of the facility of the present King has enteredured to feature birther independent of the Rangoon, where British independent not but is and of pro-

testion and freedom from efficial exactions and molestation; and it is very important that it should be generally known, that the Government of India declined to interfere when a completit was submitted to it by a British Commander of lil-usage at Rangoon. Although the relations of the British Government with the present King continue is an quantisfactory state, and no British Officer resides in Hurman, there is no ground for supposing that be entertained the smallest idea of risking a war with us. On the quotrary, atrong hopes may now be entertained, as two of the post violent of the war perty, the King's Son Tuit-tong-byte, and the Mya-wadi Woongras, have been redeatly serviced of by Cholera, that the convenience and advantage of re-establishing amicable relations with the Brit-sh Government will be acknowledged by the King of Burman.

The following may be considered as a file translation of the state and title of the King of Burmab:—"His most glorious and excellent Enjoyty the Lord of the Tshaddan, King of Elephants, Master of many White Elephants, and Proprieter of Mines of Gold, Silver, Embles, Amber and the Noble Serpentine, Suversign of the Empires of Thumparanta and Tsunpadipa and other great Empires and Countries, and of all the Umbrella wearing Chiefs, the Supporter of Religion, the Sun-descended Manarch, Arbiter of Life, and great King of Mighteousness, who bears the honorary name (in Pali) of the Hilustrions in the three worlds, the King of Kings, possessor of boundless dominion and supreme wisdom, and great King of Righteousness."

His dominions consist of Burmah Proper, the old kingdoms of Toung-ngu and Pegu, and the Shan States and Districts of Kale, Thanngthut, Khanti, Mogaung, Bame, Monhyen, Memart, Main Lang-gyih, Tanaga bain, Thainni, Kaingmah, Main Main, Main Leng-gyih, Kyain Youn-gyin, Kyaintoun, Kyain-kham, Nyaing yar, Kyaintoun, Kyain-kham, Nyaing yar, Lagya, Mauk-me, Mobye, Main Pyin, Mein Pun, Main Pan, Main Kaing, Nuing-mun, Thirit, Tobot, Youk-sonk, Main Tsan, Eule, &c., all of which States and districts however are differently named, more or less, by the Shans themselves.

KINGDOM OF BIAM.

The King's usual tities are, "The God Buddh who dwells over every head, the Lord of tipe and master of the Palace". His dominions consist of Siam Proper, of the Shan States of Ch'hiung Mai, Lamp,han, Lak,hou, Meuang Nan, Meuang Pang, Lau-ch'hang, Luang P,hu-bang, Ch'hiung Son, Ch'biung Itai, and others, of part of the old kingdom of Cambodia, and of the Mainyan States of Queda and Patan).

The present King is the same person whom Mr. Crawfurd saw as Prince Krom Chint at Benghak in the year 1822. He was the class son by an inferior wife of the late King, whom he seconded on the Sist July 1824, with the general consent of the Country, and he is now about 50 years of age. His successor, it is supposed will be his brother Chao Fo, "Lord of Heaven," the class so lift that late King by his principal Queen. The other Members of the Royal family of Siam are said to amount to nearly three thousand.

KINGDOM OF NEPAUL.

Maharaja Ras Rasendra. Vireau Sau, King of Nepul, succeeded his father at the early age of two years; he is the see of Cimivan Japana Vireau Sau, the see of Prittud Pal Sau, the sees of Prittud Pal Sau, the sees of Prittud Narrain, the Georghami conquerer of Ren Japani, who subdeed it in 1762.

The speaks of the present Rejon's Sither is one of those, which Princes whose caprice ledge how, have not write. Greevan Juneala Virginia has having distord a papole, like that he Julippeanth, to be orected, ordered simuliar absolutes to be paid to it. This excited distorts polytom amongst his puople; and one of his brothers took advantage of this opportunity of region the death of another brother, who had been put to death by the creditation of his light wint to the Court, and pretunding to remomentate with him on the injection of his late order, struck him with his subre. He was, however, imme-

distoly killed by the Causy Bhimson, who was present, and the lightst prince was placed on he Mustad. On the night of the same day, three hundred persons, on whom any suspicional, were, R is supposed, put to doub by the Causy's order. Nepant is tributary to China from the year 1792.

NIZAN OF HYDRABAD.

His Righness Nawab Asopt Jan Moosuvytan-va-mountain Man Powerson At Reas Bahahout Puter June, Nisam of Hydrabad, ascended the Musical on the 24th of May, 1810; is the sea and successor of Secondar Jan the eldest of the eight sear of Nixam Alv Knan, the younger brother of Salabut June, the nucle and successor of Mozuvytan June, the nephew and successor of Nazia June, the necond son of Nixam-us-moon, who obtained the Soubadary of the Decran in 1717, in the reign of Ruffee-ul-Dirjet.

Before the formation of a treaty of perpetual alliance with the English, on the 18th October, 1800, the subadary of the Decean had suffered continual disturbance. When Asoph Jah Nizam-ni-mooik returned from Delhi, in 1740, he fought in 1741, his son Nazia June who had rebelled against him. Nizam-ni-mooik died in 1746, from which time, to the year 1763, a period of 15 years, three princes had accorded the Huspud, and were successively assassinated. Muxuffer Jung was grandson to Nizam-ni-mooik by his younger daughter's side Nizam-ul Mooik semoved his capital from Aurungahad to Hydrabad.

RAJAH OF GWALIOR.

His Highness, Maharajah Ali Jah Jyajes Rao Scindia, the adopted son of, Janks Rao Scindia, succeeded to the Government on the 4th February 1648, on the death of his produces-acr, Janko Rao who was ejected by Baiza Bai, the widow of Dowler Rao Scindia; the nephew of Manharas Scindia, the son of Rangers Scindia.

The family of Scindin are Sudras, of the tribe of Kumbhee, or cultivators. Ranojee was employed by Peishwa Bajerow, as the bearer of his slippers, from which situation he ruce to emmence; and when Bajerow having succeeded his father. Biswanath Kow, in the office of Prinhwa, in May, 1720, came into Malwa in 1751, Ranojee was a Marhatta chieftain of high rank; so that the Sovereign authority of the Scindin family cannot have existed much more than one hundred years.

RAJAH OF BHURTPORE.

His Highness, Maharajah Balwant Sinan, Rajah of Bhurtpore, succeeded his father in August, 1824; was displaced by one of his cousins, Dubium Sal., in March, 1825, but reinstated by the British Government, on the 19th of January, 1826; is yet a miner in age: the son of Burden Sinan, the second brother of Ranadhan Sinan, the nidest of the John some of Runnar Sinan, the son of Kalar Sinan, the brother of Runnun, the brother of Jowania Sinan, the son of Sound Mull, the founder of the principality, killed in 1763.

The settlement of the fracts, (of which tribe the Rajah of Bhurtpers is,) in the Decemb of the Gauges and Juman, is dated in 1799; when they migrated from the beaks of the Indus. Dirring Aurongushe's tast mixed towards the Decemb, Countment, the Jant, pillaged the baggage of the Army, and with part of the spoil erected the fortiers of Bhurtpers. The present prince, like many of his producersors, is not legitimately decembed being the sep. of a famale since of the name of Sabab Repair. When a Rajab has no sen, he parelesses fruites, and the hey begutten on any of them, is adopted by the Rajab and the Feut Rasso.

RAJAH OPEKOTAR

Hig Righmens, Mahaenja Bungu Sunsu, Sosjali of Kotah-The som of Konsta Mas, he son of Main Ras Quis Sunsu.

The safety of th

* RAJAR OF INDOOR

. His Highness, Maberaje Henry Rao Holker the cousin and successor of Modellan Rao the third the endoping sometid successor of Jermont Ban Holker, the brother of Case Rao, the edeat of the four sums of Tekalee Holker, a chief who was elected to the Government of the Holker state by Auther Bar. on the death of her son Marier Row.

The Hallkar family are of the Dhoongar or shepherd tribe. The derivation of the name Holkar, or, more properly, Hukur, is from Hull a village, and Kur, an inhabitant about a Rough of Rao, I was the first prince of the Holkar family; and the time when he obtained any local authority was in 1724, the distinct of Indore was assigned to him in 1738. He had only one son, Kandi Row, who die I in 1754, many years previous to his father a death, and left an only son Muller Row. He also died after a reign of nine months after the death of Moulhar, Row. The original family being thus extinct, Abilian But elected Tukares Holkar to the principality. He had four sons, Casi Row and Moulhar Row by his wife, and Jeswout Row and Etojee by his mistress.

HAJAH OF JOYNAGAR OR JYEPOOR.

His Highness, the meant son of Maharaja Sewai Sing i, Rajah of Johnson, or Jyepoor, who is the son of Jagat Singh, the son of Pratar Singh, the son of Madho Singh, the son of Raw Singh, the son of Sewai Jysinh, who had in the time of Mehamed Shah. The young prince is of tender age and Rawill Baini Salah is the regent during his minority, appointed by the British government.

RAIME OF JOUDIPOOR OR MARWAR

His Highness, Maharaja Maun Sixon, is Rajah of Joudhpoor of Marwar. He is of the tribe of Rhatfore Rajpouts

The outliest Rough of this country on record was Maharaja Jeswont Suzh, who having died near Cabut, in 1551, Aurungsebe, one of whose best generals the Maharaja was, rave orders forcibly to convert his children. The family were thus compelled to take refuge in the hills and woods, and on the death of Aurungsebe, regained their former possession. Aftr Singh, the grand son of Jiswont Singh, having rebelled

RAJAH OF BOGHELKUND.

His Highness Maharija Biswanarii Sinch, Rajah of Bogbelkund which is perhaps the most ancient Highly dynasty now existing in India.

RAJAR OF BHOONDEE.

His Highness Rao Rajah Ran Sinon, Rajah of Bhoonde, is of the Bara tribe. "During the retreat of Colonel Bonson in 1804, the Bhoondee Rajah groudy assisted him in his, distress and his conduct has been uniformly friendly to the English, yet, at the peace of 1805, he was abandoned by the Government to the seagennes of the Mauratias." Hamilton, page 173.

RAJAN OF OUDESPORE.

His Pichness, Rai Rana Jawan Steen, the son of Rana Bana Stein, Rajab of Onderpore. The family of the princes of Onderpore, belong to the Seconda tribe of Rajpoots, which is considered the most noble of all the tribes. The family is also regarded highly by the Mahamedans, in consequence of a tradition, that he is descended, in the female line, from the columns Ranghiryan, who was King of Persia at the birth of Mahamed, and thus to have in backing a common vigin with the descendents of Hossein, the son of Air.

RAJAH OF RIKANERE.

Alle Rightons, Maharej Ratten Simen, Rajab of Rikamete, the zon of Sunat Simen.

The country, of Bilangue in governed by the Rhattone Rajports, but the entire are mostly lands.

LEXABIL JUDGES OF THE SUPREME COURT.

JUDGES OF THE SUPREME COURT.

| v ₂ ₃ . · Chi | IEP JUSTICES. |
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| Sir Riliah Imney, Knight. | |
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| Mr S. C. Le Maistre | |
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SHERIFFS OF CALCUTTA.

| James MacRabay | | ٠, | About! | Deputy. |
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| Inmen MacReberr | Dypary. | 775 | Patrick Move | Depery. |
| Constant Mariana 11 - 1 . | Samuel Talfeer | 779 | Babt Collar Warrange | Charles Whalley, 1810 |
| William Wodaworth. | Linea Cock | 777 | Tours Duden Alvanda | n I among Maaalang and a |
| John Kichardson | | | Tolor P Proch | rJames Taylor, 1811 |
| | | 779 | Charles Columbia | Robt M. Thomas, 1×12 |
| Sir J. H. D'Oyly, Bart | | 78e | I W Personer | . William Scott, 1413 |
| Alexander Vauriatell, | | 781 | Charles DiOnia | James Taylor, 1814 |
| Hervert Harris, | , I MUMBAL DUMPUM, | | I W Pulton | Robt M. Thomas, 1815 |
| John Hare, | Brimeri Diampton, i | 742 | F O Manushin | Hen Comberbach, 1816 |
| Jeremish Church, | , Markey Dianipion, a | 784 | C. Townson, | B. Turner, 1517 |
| Robert Morse, | , william Dickey. | | D. Maistand | .C G Strettell, 1814 |
| Phillip Young | . William Amoult, | 786 | E. Markingg,,,,,,,,, | .W. A. Brewer 1819 |
| Stophen Cassen. | | 766 | C. Appropriate | . William Smoult, 1826 |
| MUNICIPAL TOTTIS, | . William Smoult | 747 | former Colder | .C. G. Strettell, 1921 |
| William Lawson, | , WILLIAM DESCRIPTION | 1753 | THE ALCOHOLING | W. M. Abbott, 1822 |
| John Wilton, | , we trestreet whiteverte, | 789 | W. M. Charact | Esst ., ilunia H. W. |
| William Orby Hunter. | | 79 | MEGUNINEE, | C G Strettoll, 1824 |
| Charles Puller Martyr | | 791 | W. H. Minchaghten, | .W H Smoult, 1925 |
| Anthony Lambert, | . Villiam Smoult,. I | 792 | w Prinacp, | . B. Waddington, . 1426 |
| William Amoult, | Attition smouth 1 | 793 | Arevor Clowden | .C. G. Strettel, 1827 |
| James Duncan, | | 791 | niamus wopelia" | Charles Hogg 1628 |
| Levi Bali, | . William Wickey, | 796 | James Daider | . Cen Cottler 1829 |
| Ralph Uvedale, | James Taylor | 796 | Thomas Bracken | . R Vaughan 1230 |
| Francis Macnaghten,. | James Taylor, | 797 | Nathaniel Alexander, | P. Homfray last |
| James Vanzant, | . Donald Machabb, | 704 | | R. Bled 1812 |
| Walte Ererare week | Busherd Labord | 799 | Ocorga Money | .J. H. Sniphoe, ina3 |
| Junes Brice | . Edward Lieyd, I | VHH. | J. Higginson. | T. Shads, 1234 |
| Edward Thornton | | 101 | William Hickey | E Bird 1136 |
| Henry Spine | | | | H. Hwinbox, a, 1436 |
| Edwa. Replania Lowis | , William Hickey, | 1993 | Thomas Holreyd, | . R. Birdi 1837 |
| Richard Fleining, | James Taylor | 201 | Junes Toule, | . H. Bird 1838 |
| Niephen Laprimaudaye | : William Hickey; . : / | die. | James Touby | . R. Bird 1839 |
| Henry Churchill, | .William Hickey, I | 1006 | Thomas Bracketh | . C. Menderson, |
| Jan Arththald Simpson | ,Junes Taylor | 207 | William U. Braddon, | G Higgine, 1814 |
| William Patrie | . William Hickor, 1 | 101 | W. H. Ministell | . E. B Rjau 1848 |
| Inc. Archibald Simpson | n,Charles. Whalky, t | 900 | A. F. Smith | Glendersen isas |

XXXXI

PRECEDENCE IN THE EAST INDIA. PRECEDENCE IN THE EAST INDIES.

Under warrant dated 28th June, 1841.

The sprenger general, or governor general for the time being.

The deputy governor of Bengel.

The governor of Madras.

The governor of Bombay.

The governor (or lieutemant governor) of Agra.

The chief justice of Bengal.

The bishop of Calculta.

The chief justice, Madras.

The bishop of Madres.

The chief justice, Bombay.

The bishop of Bombay.

The communder in chief in India, when also a stember of the Supreme Council.

Members of the Supreme council according to their situation therein.

Members of coqueil, Bengal, according to their attaction therein.

The commander in chief at Madras, when also a member of council.

Members of council at Madras, according to their situation therein

The commander in chief at Bombay, when also a member of council.

Members of council at Bombay, according to their situation therein.

The pursue judges of the Supreme court at Calculta, according to date.

The pulme judges of the Supreme court at Madras, according to date,

The puisne judges of the Supreme court at Burabay, according to date.

The recorder of Prince of Wales' Island

The commander in chief in India.

The commander in chief of ther Majesty's navel forces, and the commander in chief of the army at the several presidencies (and being commanders in chief in India), according to relative rank in their respective services.

Naval and military officers above the rank of major general.

Members of the Sadder Adamiut, according to their situation therein.

Members of the law commission, according to their situation therein.

Civilians with reference to their Rank and Precedence to be divided into Six Classes.

Civilians of thirty-five years' standing from date of rank assigned to them on their arrival to form class i, and from date of entering such class to rank with.

Major generals, according to date of commission.

Civilians of twenty years' standing from date of rank assigned to them on their arrival, to form class it, and from date of entering such class to rank with.

Colonels, according to date of commission.

Archdescons of Calcutts, Madres, and Bombay.

Civilians of twitre years' standing from date of rank assigned to them on their arrival, to form class III., and from date of entsting such class, to rank with.

Lieutement Colonels, according to date of commission.

Civiliant of eight yests' standing, from date of tank antigued to thom on their arrival to form class IV, and from date of entering such class, to rank with.

Majore according to date of commission.

Civilians of four years' standing from date of runk assigned to them on their arrival to form class V., and from date of e-testing such class, to rapk with,

Captains, according to date of commission.

PRECEDENCE IN THE EAST INDIA.

Civilians do ler four years' Manding from date of rank assigned to them on their arrival to form class VI., and to rank with

Subalterns, according to date of commission

LXXX

All officers not mentioned in the above table, whose rank is regulated by comparisons with rank in the army, to have the same rank with reference to civil servants as is enjoyed be military officers of equal grades.

All other persons who may not be mentioned in this table, to take rank according ty general usage, which is to be explained and determined by the governor general in council, in case any question shall arise

Note —The governor general's order of the 19th of January, 1812, assigns precedence to the advocates general, who are to rank with the lat class of civil servants; also to chaplains who are to rank with civilians of the 4th class and majors; assistant chaplains with civilians of the 5th class and captains.

All Ladies to take place according to the rank assigned to their respective husbands, with the exception of fadies having probedence in England, who are to take place according to their several ranks, with reference to such precedence; after the wires of the members of council at the presidences in India.

RELATIVE RANK.

| Admirals | With generals |
|--|--------------------------|
| Vice admirala | With lieutenant generals |
| Rear admira's | |
| Commodore and 1st capt. to commander ju shief. | |
| Captains of 3 years' post | |
| Other post captains | |
| Commanders | With majors |
| Lieutonants | With captalus |

| Physicians general, surgeons general, and in- spectors general of huspitals | With brigadier generals |
|--|--------------------------|
| Superintending surgeons | With lieutenant colonels |
| Senior agreeons | With majors |
| Survéens | With captains |
| Assistant surgeons | |

THE BENGAL ALMANAC

Part V.

Coins, Weights, Measures, &c.

Coins, Weights, Measures, Exchange, &c.

CALCUTTA IN BENGAL.

COINS .-- Accounts are kept here in Rupees, with their subdivisions, Annas and Pie; 12 Pie make i Anna; 16 Annas i Rupee.

The standard of the Bengal money has ever been silver. Gold is occasionally coined, but the great bulk of the currency is silver.

There are various kinds of Rupees to be met with in Bengal, whose fineness and weight are different, though Aheir denominations are the same. From this, and from the natives frequently punching holes in the Rupees, and filling up the vacancy with base metal, and heir wilfully diminishing the weight of the coin after coming from the mint, the currencies of Rupees from the different provinces are of different values. This defect has introduced a custom of employing shroffs or money-changers, whose business is to set a value upon these different currencies, according to every circumstance, either is their favour, or their prejudice. When a sum of Rupees is brought to one of these shroffs, he examines them piece by piece, and arranges them according to their fineness; then by their weight; he then allows for the different legal battas upon Company's Rupees, Siccas and Sonauts; and this done, the values in gross by the Rupees current what the whole are worth; so that the Rupee current is the only thing fixed, by which coin is valued.

A Lac of Rupees is 1,00,000; and a Crore, 100 Lacs or 1,00,00,000 Rupees; and in accounts, sums are distinguished into Crores, Lacs, and single Rupees, by marks or divisions, as in the aforegoing examples.

LXXXIV COINS, WEIGHTS, MEASURES, EXCHANGE, &C.

Cowries, small, white, glossy shells, are made use of for small payments in the Bazar, and are generally thus reckoned.

But they rise and fall according to the demand there is for them, and the quantity in the market.

COINAGE.

FORT WILLIAM, FINANCIAL DEPARTMENT.

11th November 1840. Proclamation.—The Governor General in Council is pleased to notity, that from and after the 11th day of November 1810, in respect to the Mint of Calcutta, and from and after the 1st day of April 1841, in respect to the Mints of Fort Saint George and Bombay, those parts of Act No. XVII. of 1835, which were suspended by Act No. XXXIII of 1837, directing that certain Silver Coins issued from the Mints within the Territories of the East India Company shall bear on the Obverse the Head of the Reigning Sovereign of the United Kingdom of Great Britain and Ireland, will be again in force; and that the Device of the Silver Coins which shall be coined from and after the said dates respectively in the Mints of India, in conformity with Acts XVII. of 1835 and XXI. of 1838, will be as Act No. XVII. of 1835 requires, viz.

On the Obverse-the Head of Her Majesty Victoria, with the words

VICTORIA QUEBN.

On the Raverse.—The donomination of the Coin in English and Persian in the Centre, encircled by a Wreath, and around the margin the words.

EAST INDIA COMPANY, 1840.

The Coin will be milled on the edge, with a servated or upright milling like the Runes now Current brearing the Head of His late Mejesty William IV.

The Weight, Standard, Fineness and Value of the Company's Rupees, as defined in the Act, are here repeated.

Weight .- 180 grains Tr y, or one Tolah.

Standard Quality .- Eleven-twelfths Silver, one twelfth alloy.

Value.—The same as the Company's Rupee of 1835, the Madrae, Bombay, Furrukabad, and Sonat Rupee, and equal to fitteen-sixteenths of the late Sicca Rupee.

The other Silver Coins authorized to be issued from the Government Mints by Act No. XVI. of 1835 and Act No. XXII. of 1838, viz. double, half, and quarter rupees, and two anna pieces, will bear in all respects a due proportion to this Rupee.

The Governor General in Council hereby directs that all Magistrates, Collectors, and other Public Officers, will promulgate this Proclamation throughout their respective Districts; and that a translation of it be affixed in a conspicuous place, at every Public Treasury.

Money Changers, Shroffs, Podars and others, should be required to take notice of the Provision in Act No. XVII. of 1835, against clipping, filing, punching, or otherwise detacing the legal Coin. The Silver Coins usued from the Mints of Government, under Act XVII. of 1835, if not cut, clipped, marked, or otherwise wilfully impaired, are legal tender for their full value, until by gradual wear, they have lost two per cent. of their original weight.

Published by order of the Bight Hon'ble the Governor General of India in Council,

G. A. Bushby,

Secy, to the Govt. of India.

MONETARY SYSTEM.

The following table exhibits the scheme of the British India Monetary System.

| Сопр-мон | tur. | Rurer. | Anna | Pysa, | Pie. |
|----------------------------------|--------------|--------|------|-------|------|
| Calcutta, | 1 | 16 | 256 | 1021 | 3072 |
| Madras and Bombay, | 1 | 15 | 210 | 960 | 2880 |
| toponings, deputings granulary a | مرمزرت السمد | 1 | 16 | Gŧ | 192 |
| | | | 1 | 4 | 12 |
| • | | ì | | 1 | 3 |

Small shells, called cowries, are also still partially made use of for fractional payments, and are reckoned as follows: but their value is subject to considerable fluctuation, and they are now nearly superseded by the copper currency.

| 4 | Cowries | make | | 1 | Gunda. |
|---|---------|------|--|---|--------|
|---|---------|------|--|---|--------|

20 Gandas..... 1 Pun.

5 Puns..... 1 Anna.

EXCHANGES.

For the conversion of the rupes into the equivalent currency of other nations, it is necessary to take into consideration the fluctuating relative value of the precious metals inter se, from the circumstance of gold being in some, and silver in others, the legal medium of circulation.

It is also necessary to take account of the mint charge for coining at each place, which adds a fictitious value to the local coin. The par of exchange is, for these reasons, a somewhat ambiguous term, requiring to be distinguished under two more definite denominations. 1-1, the intrinsic par, which represents that case in which the pure metal contained in the parallel denominations of coins is equal. 2nd, the commercial par, or that case in which the current value of the coin at each place (after deducting the seignorage levible for coinege) is equal: or in other words, two sums of money of different countries are commercially at par, while they can purchase an equal quantity of the same

kind of pure metal.'+

Thus if silver be taken from India to England, it must be sold to a bullion merchant at the market price, the proprietor receiving payment in gold (or notes convertible into it) The London mint is closed against the importer of silver; which metal has not therefore a minimum value in the English market fixed by the mint price; although it has so in Culcutta, where it may always be converted into coin at a charge of 2 per cent. On the other hand, if a remittance in gold be made from this country to England, its out-turn there is known and fixed; each new Calcutta gold mohur being convertible into 1.66 or 13 sovereign nearly; but the price of the gold mohur fluctuates as considerably in India as that of silver does in England, the natural tendency of commerce being to bring to an equilibrium the operations of exchange in the two metals.

The Exchange between England and India, has therefore a two-fold expression; for silver, the price of the sicca rupee in shillings and pence:—for gold, the price of the sovereign in rupees. To calculate the out-turn of a bullion remittance in either metal, recourse may be

had to the following.

Tuble of English and Indian Exchanges.

The data for the calculation of these tables are:

1st. One mun. (or 100lbs, troy) of ellver (the alloy is coined into \$200 Company's rupees, of which 64 and 60 respectively are taken

as mint duty, being at the rate of two per cent.

2nd. 100 lbs. troy of English atendard silver (stithe alloy) is coined into 6600 shillings, of which 400 are taken as seignorage or mint duty, being 4s per ib. or nearly 6 per cent.; but the mint is not open to the holders of silver builton, which is only purchased through the bank when required for coinage.

3rd. The sovereign (hths alloy,) weight 123 25 grains troy, and no duty is charged on its comage 100 bs. of pure gold yield 5,098.3 sovereigns,—3,069.5 new gold mohurs,=3041.4 old gold mohurs,=

3490.9 Madras and Bombay mohurs.

The par of exchange with other countries may be estimated from the intrinsic and mint produce of their coins, thus,—assuming the Spanish dollar to weigh 416 grains troy, and to be 5 dwir. worse in assay, we have for

Spain and America

100 Don. =231. 111 tolahs in weight,

LARS. =225.858 Fd. rupees. for deducting duty \ 221.841 Fd. R4. =211.742 Sa. rupees. for 2 per real. \ \ \ \ 207.508 Sa. Rs.

The Spanish dollar forms also the currency of the Straits of Malacca and of Manilla; and it is extensively known in the colonies of

England, Ceylon, the Cape, Australia, &c.

For the British colonial possessions, however, an order of Conneil was promulgated on the 23rd March, 1825, extending to them the circulation of British silver and copper money, and directing all public accounts to be kept therein. Where the dollar was, either by law, fact, or practice still a legal tender, it was to be accounted equivalent to 4s. 4d. and vice versa. For the Cape of Good Hope, where the circulation consisted of paper rix-dollars;—and Ceylon, where it consisted of silver and paper rix-dollars, as well as variety of other coine;—it was provided that a tender and payment of 1s Gd. in British silver money should be equivalent to the rix-dollar. The Company's rupes is allowed circulation at 1s. 11d and the 5 trans-piece at 4s. These regulations are still in force in Ceylon, Australia, Van Dieman's Lind, the Cape, Mauritius, and St. fletens.

France.

The French kilogramme of standard silver ($_{51}^{1}$ th alloy) is coined into 200 trancs and the kilogramme weighs 85,744 tolas; therefore

= 42. 872 tolas in weight, = 12. 092 Co.'s rs, 3 or deducting duty \$ 41. 250 Fd. Rs. = 39. 462 Sicca rs, 3 of 2 per cent. \$ 38. 073 Sicca Rs

The coinage duty on silver at Paris is 13 per cent, or 3 per cent less than in India; hence it will be found that

100 Sa. Ra. realiza almost precisely 250 franca at the Paris mint.

Monte I gold in France is worth 151 its weight of minted silver, or the kilogramme is coined into 155 Napoleons or 20 franc-pieces: the seignorage on gold is only 1 per cent.

1 kilogramme of pure gold vields 81,457 gold mohurs, or (deduct-

ing 2 per cent. mint duty) 79.328 ditto, therefore

100 Napo

100 Napo

100 Napo

17. 315 old gold mohurs.

17. 757 new ditto.

251. 313 Madras and of 2 per 58. 227 Mdadras & Bombay gold ropee,

Bombay gold ropee,

100 Napo

100

Nors. — In a coin we consider the weight and standard. By staudard is meant the proportion of pure gold or silver which it contains; the rest is alloy. Thus, if we suppose a coin to contain a thousand parts of metal, of which 917 are pure gold or silver, the 83 remaining parts being alloy, the 917 represent the standard or relative purity of the coin.

Suppose we wish to know what is the value, in English money, of the Russian Imperial of 10 rubles: the weight is 13,073 gram., the standard at 917; deducting the alloy, that is, 108 gram., there remain, in pure gold, 11,988 grammes.

The English Sovereign weighs 7,9808 gram, the standard is at 917, the alloy consequently 0,602 gram, and the weight of pure gold con-

tained in it 7,3184 gram.

Now, by the rule of three, the question will thus be resolved: 7,318 gram.: 11,988 gram, :: 20 shillings:=£1 12s 9d.

By this method, we can ascertain the relative value of all coins: but sometimes the value thus ascertained will not exactly agree with the sum allowed in exchange. This difference arises from political causes and commercial vicissitudes. Thus, for instance, the value at parot the sovereign in French money, is 25 fr. 26 c, yet it rose to 25 fr. 50 c. in the month of August last, after the change of the French Ministry. This fall and rise, in the relative value of money, principally takes place whenever there is a paper currency.

For gold and silver foreign coms, see P. 1, V. I. series of 1841. P.

CLXII. to CLXX

EGYPTIAN MONEY, WEIGHTS AND MEASURES.

Compiled from Lane's 'Modern Egyptians,' Wilkinson's 'Topography of Thebes,' Burchhardt's 'Arabic Proverbs,' &c.

MRASURES OF LENGTH AND LAND. The fitr is a space measured by the extention of the thumb and first finger. The shibr is the common span measured by the extension of the thumb and little finger. The Egyptian cubit, for measuring linen, is equal to 224 English In. The Indian cabit (drah beledee), used for measuring Indian goods. ... The Turkish cubit (drah stambolee), used for measuring European cleth 26 \ Euglish In. The chubeuls is the measure of a man's fist with the thumb erect, or about ... 64 The feddan (about one-third of an Eiglish acre) has The malickal, or Egyptian league, is, in Lower Egypt. from 21 mites to 3 miles. In Upper Egypt from 33 miles to... 14, CORN MRASURES.

The ardeb, nearly five English bushels. The weybeh is the sixth of an ardeb. The rooba is the fourth of a weybeh.

WRIGHTS FOR GOLD, GEMS, RTC.

| The grain (of wheat), about | អ្នកតែ grain. |
|--|------------------|
| | I grain. |
| The state of the s | 1 keerat (carat) |
| | 1 dechm (drachm) |
| | 1 mi'ght. |
| | 1 оце́-и. |

AVOIRDUPOIS.

| The | mila | ηά! | | I dechm, or n | enrly 72 grains |
|-----|------------------|------|----|----------------|-----------------|
| 8 1 | mirq | úls | | leqéra or oz. | av. |
| 12 | rqé _r | a | •• | I rott or pour | nd · |
| 23 | rot | l | | 1 cqu or waq | |
| 110 | ,, | | | I quntar or c | |
| 108 | " | | | • ,, | for coffee. |
| 102 | 15 | | | 19 | for pepper, &c. |
| 150 | " | | | 72 | for cutten. |
| 120 | " | **** | | " | for gume, &c. |
| | | | | | |

EGYPTIAN MONEY.

| The fudd'ah (copper and silver mixed), about | •• | RNGLISH. |
|--|-----|------------------|
| "The no s's chir'sh (half a piastre), about | | 161. |
| The chira'h (pia-tre), alout | | 2 1. |
| The sandreych (or small kneyrocych, gold) | • • | 931. |
| The khey'reeyeh (gold) | | 2131. |
| The kees, or purse, is the sum of 500 piastres, or | | 5/ sterling. |
| The khaz'neh, or treasury, is 1000 purses, or | | 5000% sterling. |
| The coins of Constinuoule are current in | Est | vot. but scarce. |

The coins of Constitution are current in Egypt, but scarce. European and American dollars are also current, most of them equivalent to twenty Egyptian plastres. The English sovereign is called gin'yeh (for guinea), and is current in Egypt.

CHINESE MONEY, WEIGHTS, AND MEASURES. "

China Waights and Money.

| 10 hwuh | make a -ze † |
|---------------------|--------------------------------------|
| 10 -ze | a hacu |
| 10 haou | a a le or cush. |
| 10 le♥ | a fun or candareen! |
| 10 fun | a tseën or mace. |
| 10 tseen | - a leang or tacl. |
| 16 leang | - a kin or eatty=14 lb. avoirdupois; |
| 16 leang 100 kin | a tan or pecul=133; lbs. |

7 mace 2 can ___ a Spanish Dollars

As the Chinese have no gold or silver coins, but make payments in those metals by weight, this table applies equally to money and to weights of all kinds, excepting that, in money reckonings, nothing higher than the leang or tael is employed. The only coined money the Chinese have is the le or cash. It is made of a very base alloy of copper, is round, about the size of an English furthing, and has a square hole in the middle, by which a hundred or more are usually strung together; on one side are Chinese characters, denoting the reign under which the cash was cast; and on the other side, in those of the present dynasty, are either Chinese or Manthebou characters, designating the place of coinage. Under preceding dynasties, two, tive, and ten cash pieces have been in use, as well as other coins of various descriptions; but the single cash is the only coin now current throughout the Empire. It is east also in Japan, Cores, and Cochin-Chim; and is clandestinely imported from the last named place, to a large amount.

* There are pieces of five, ten, and twenty fuddahs.

' † These terms are also applied to designate the parts of a dollar: haon is a tenth, and sze a hundredth part

the money, the value of the candareen varies from 10 to 13 or 11 copper cash, and hence the mace varies from 1'0 to 140, and the dollar from 720 to 1000 cash; but in weight whether of silver or of any other article, the lear cash always con innes the same integral part of a candereen.

5 This is the general estimate, made by the Government, and the bazar change is dollars to small amount, 7 mace 2 candareen being the full weight of a good and unmutilated dollar; but in consequence of the system, adopted by all Chinese merchants and shopkeepers, stamping every dollar they pay our, the weight very speedily diminishes, until the Dollar, is eventually broken into pieces, in which state it is melted into sycer.

Weights.

In China, almost every thing is sold by weight, not excepting even liquids and live stock. The only weights are those already given above; the principal of which are the pecul, catty, and tael divided thus: -

16 teels make a catty. 100 catties — a pecul.

At Macao, the pecul is distinguished by the portuguese into three kinde, viz.

The pecul balanca of 100 catties = 1331 lbs. avoirdupois; The pecul seds of 111-15 do. = 148 1 5th lbs; and

The pecul chara of 150 do. 🛳 200 lbs.

90 Cattles arda = a Carton pecul or pecul balanca.

By the first, are sold cotton and valuable articles; by the second, alum, pepper, and coarse goods, and by the third; rice.

In transactions between one Chinese and another, goods are weighed by the Chinese dutchin or balance; which is about 3 per cent. less than the English weights; the latter are always used in transactions with foreigners.

Note. At the money standard of 120 oz. 16 dwis: English troy weight for 100 tacls, the pecul, which contains 1000 tacls, should weight avoirdupois the. 132 535. The actual standard of the pecul being 1334 lbs., a slight discrepancy thus appears between the money tael and the commercial tael, at the standards assigned to each. But no such difference is recognized by the Chinese. This is noticed to account for what will otherwise appear erroneous in some of the following tables.

Measurcs.-I. Long Measure.

or parts make a tsun or punt.

10 taun or punts - a chih or covid= 141 inches.

10 chith or covids — a chang 10 chang — a yin = 4 yds. nearly.

The above are employed in the measurement of all kinds of piecegoods, &c. as well as of every description of workmanship. The following are employed in measuring distances.

of pace = 5] It. nearly. 5 chili or covids make a poo 360 poo or paces ---- a le or Chinese intle = 9591 yards. or miles --- a too or degree on the Equator.

The Chib, covid, or foot is of several varying lengthe; according to Milburne, that of the mathematical academy is about 134 English inches; that of the tribunal of Public works 12.7 inches; and that employed by tailors and tradermen. 134 inches. None however, of these three, is the same as the ordinary covid of Canton, used both in the measurement of vessels, and by tradesmen, which is about 141 inches. The le or mile, is likewise a very uncertain measure of length, varying in almost every part of the country. It also, like the European geographical mile, forms an integral part of a degree, whether of latitude or longitude. But the eclentific division of the degree, derived from the European Missionaries, is into 60 fun, or minutes, the fun being divided into 00 meagu or seconds.

This, being according to the measure of the mathematical scademy, ifafore from the preceding statement.

II. Land Measures.

5 chil or covids make a pos or kung; 240 pos or kung — a mow or acre. 100 mow or acres — a king

This is the present established land measure, which var'es c'niderably from that formerly in use. In scientific calculations, he now is divided into ten fun, and the fun into 24 le, and so on, through the sev ral fractional terms which have been already given, at the commencement of the table of weights. The pop or pace, also, is divided decimally the same terms, fun, le, &c., being employed.

III. Measure of Contents.

| в | euh | make i | k wei | • | | | |
|----|---------------|--------|---------|----|------|-------|--------|
| 10 | kwei | | chaou | | | | |
| 10 | chao u | | lsuy | • | | | |
| 10 | teuy | 8 | i eho | | | | |
| | cho | 1 | a ho | | | | |
| 10 | ho | | a shing | == | 313 | cubic | punts, |
| 10 | shing | | s tow | | 316 | 27 | " |
| | tow | B | hwo | | 1580 | 19 | " |
| 2 | hwo | 8 | . shih | | 3160 | ,, | •• |

This is the scientific division, established by the reigning dynasty. The common measures are,

```
2 18 make a 18
10 18 — a shing, or pint.
10 shing — a tow.
10 tow — a has.
```

This table is employed almost exclusively in the measurement of grain; all other articles and even liquids being sold by weight. In dealings with the trainings, however, and probably, also, in large dealings among the medices, the Chinese sell rice and other grain by the catty and pecul weight, indeal of the shing, tow, &c. In the sale of paddy, two thirds are allowed for the trouble and diminution in weight, which accompany the taking off the husk, or, which is the same thing, paddy is sold at one-third the price of the same weight of rice.

Numbers.

Though not properly included among the subjects now treated of may be, not inappropriately, here given. The ten unites are the following:

| At full | length. Common form | Contracted | Canton. | Fohien, |
|---------|---------------------|------------|---------|---------|
| 1, | Yilı | yat. | y it,• | chit. |
| 2, | Urb | ee. | je, ` | no. |
| 3, | San | sam, | sam, | sna. |
| 4, | Sze | 86. | 800, | 8C |
| 5, | W 00 | ing. | ngoe, | goe, |
| 6, | Lew | luk | leuk, | la k. |
| 7, | Terih | tent, | chit | chit |
| 8, | Pa | pat. | pat, | payh |
| 9, | Kew | kow. | kew | kaou. |
| 1/1 | Shib | shan | ei, | ahan |

The Chinese term for expressing 100 is july; 1000, tegen; 10,000 wan; 1,000 000, this wan, 'a limited myriada;' 100,000,000, yib, &c.,—progressing decimally through the terms chaou, king, hae, to

In the Folien provincial dialect, characters have two pronunciations, the reading and the spoken or collequial. The pronunciations here printed in stalics are the collequial.

jang kon, keen, ching, and tsae. To express 12, 13, &c. the words are figures 10 and 2, 10 and 3 are put together; thus shih-urh, 12; shih-san, 13, &c. Also urh-shih-yih, 'two tens and one,' denotes 21. &c.

In China almost every trade has a distinct system of secret numbers, that is, instead of using the proper characters for designating prices, they adopt other characters, by which they arbitrarily express their meaning, so as to be understood only by persons of the same trade.

The Chinese method of computing is by a kind of abacus, which

they call a Swan-pwan, 'counting board.'

ENGLISH WEIGHTS AND MEASURES,

Agreeably to the Act of Uniformity, which took effect 1st Jan. 1826.

The term Measure is the most comprehensive of the two, and it is distinguishable into six kinds, viz.:—

```
    Length.
    Surface.
    Solidity, or Capacity.
    Force or Gravity, or what is commonly called Weight.
    Angles.
    Time.
```

The several denominations of these Measures have reference to certain standards, which are entirely arbitrary, and consequently vary among different nations.— In England.

```
The standard of Schildity , a Cubic Yard Capacity , a Chilon Weight , a Pound
```

The standards of Augular Messure, and of Time, are the same in all European, and most other countries.

1. MEASURE OF LENGTH.

| 12 | Inches | === | 1 | Foot | 8 Furlangs = 1 | Mile |
|----|--------|-----|---|--------------|-----------------|---------------|
| 3 | Pert | === | 7 | | 09 ts Miles = 1 | |
| 54 | Yards | === | l | Rod, or Pole | | Great Circle |
| 40 | Poles. | === | 1 | Furlang | • ! | of the Earth. |

An Inch is the smallest lineal measure to which a name is given, but subdivisions are used for many purposes. Among mechanics the inch is commonly divided into eighths. By the officers of the revenue, and by scientific persons, it is divided into tenth, hundredlhs, &c. Formerly it was made to consist of 12 parts, called lines, but these have properly fallen into disuse.

```
Particular Measures of Length.
A Nail
              24 Inches
  Quarter = 4 Nails
                            used for measuring cloth of all kinds.
          = 4 Quarters
  Yard
          = 5 Quarters
  EII
  Hand
          = 4 Inches, used for the height of horses.
  Fathom = 6 Feet, used in measuring depths.
                 luches, 92 Jused in Land Measure, to facilitate
  Link
              7
                            computation of the content 10 square
              hundredths.
                           I chains being equal to an Acre.
              100 Links.
```

MEASURE OF SURFACE.

144 Sqr Inches = 1 Sqr Foot 40 Perches = 1 Rood
9 Sqr Peet = 1 Sqr Yard 4 Roods, or 160
80} Sqr Yards = 1 Perch or Perches = 1 Acre
Rod | 040 Acres = 1 Sqr Mile

3. MEASURES OF SOLIDITY AND CAPACITY.

Division 1.—Solidity.

1728 Cubic Inches 1 Cubic Foot | 27 Cubic Feet = 1 Cubic Yard Division II.

Imperial Measure of CAPACITY for all liquids, and for all dry goods, except such as are comprised in the third Divison.

4 Gills = 1 Pint = 347 cubic inches, nearly
2 Pints = 1 Quart = 691
4 Quarts = 1 Gallon = 2771
2 Gallons = 1 Peck = 5541
8 Gallons = 1 Bushel = 2218 I-5th.
8 Bushels = 1 Quarter = 101 cubit feet, nearly
5 Quarters = 1 Lead = 511

The four last denominations are used for dry goods only. For liquids several lenominations have been heretofore adopted, viz.:— For Beer, the Firkin of 9 Gallons, the Kilderkin of 18, the Barrel of 36, the Hogshead of 54, and the Butt of 108 ga lons. These will probably continue to be used in practice. For Wine and Spirits, there are, the Anker, Runlet, Tierce, 11 gahead, Puncheon, Pipe, Butt, and Tun; but these may be considered rather as the names of the casks in which such commodities are imported, than as expressing any definite number of gallons. It is the practice to gauge all such vessels, and to charge them according to their actual content.

Flour is sold, nominally, by measure, but actually by weight,

reckoned at 7th. Avoirdupors to a Gallon.

Division III.

Imperial Measure of CAPACITY, for coals, culm, lime, fish, potatoes, fruit, and other goods, commonly sold by heaped measure:—

```
2 Gallons = 1 Perk = 724 cubic inches, nearly
8 Gallons = 1 Bushel = 2815\frac{1}{2} = \frac{1}{2} =
```

The goods are to be heaped up in the form of a cone, to a height above the rim of the measure of at least \$ of its depth. The outside diameter of Measures used for heaped goods are to be at least double the depth, consequently not less than the to loving dimensions:—

```
Bushel 103 incles Gall n, 92 inches Holf-Bushel 153 — Holf Gallon, 72 — Peck, 121 —
```

The Impercal Mersures, described in the second and third Divisions, were est blished by Act 5 Geo. iv. c. 71. Before that time there were tour different mersures of capacity used in England.—1. For wine, spirits, eider, oils, miks, & ...; this was no sixth less than the Imperial Measure.—2. For malt liquor, this was one fitty-rinth yat greater than the Imperial Measure.—3. For c. rn, and all other dry goods not heafed, this was one-third-third-part less transthe Imperial Measure.—4. For co. is, which did not differ sensibly from the Imperial Measure.

The Imperial Gallon contains exactly 10lbs. Avoirdune's of pure water; con-equently the jint will hold 14lb., and the bushel 80lbs.

4. MEASURE OF WEIGHT.

Division 1.—Avoirdupois Weight.

```
2713 Grain:
                       = 1 D im
                                               = 2713 Grains
                       = 1
     1) r. ms
                              Ounte
16
                       = 1
                              Pound (ib.)
                                               = 437\frac{1}{3}
16
     Ounces
                                               <del>==</del>7000
                       == I
                              Quarter (qr)
28
     Pounds.
                              Hundred Weight (cwt.)
     Quarters
                       = 1
4
```

20 Hundred Weight = 1 Ton.

This weight is used in almost all commercial transactions, and in the common dealings of life.

Particular weights b longing to this Division :-

```
= 1 Stone
8 Pounds
                         cwt. qr. lb. u ed for Meat.
            = 1 Sone
                         = 0 0
   Pounds.
                                  14 >
14
2 Stones
            = 1
                  Tod
                              }
                                  0 Use I in the
                         = 0
                         = 1
                              2
            = 1
                 Wey
61 Tad
                                     Wool Trade.
                                   0
                 Suck
                         = 3
                               1
2 Wess
            == 1
            = 1 L st
                         == 39 0
                                   O )
12 Sacks
```

Division II. - TROY WRIGHT.

```
24 Grains = 1 Pennyweight = 24 grains
20 Pennyweights = 1 Ounce = 480 —
12 Ounces = 1 Pound = 5760 —
```

These are the denomination of Tray Weight when used for weighing gold, silver, and precious stones, (except diamonds). But Troy weight is also used by apothecaries in compounding medicines, and by them the ounce is divided into 8 drams, and the dram into 3 scruples, so that the latter is equal to 20 grains.

For scientific purp ses the grain only is used; and sets of weights are constructed in decimal progression, from 10,000 grains downwards to

1-100 hs o' a grain.

By comparing the number of grains in the Avoirdupo's and Troy pound and ource respectively, it appears that the Troy pound is less than the Avoirdupous in the proportions of 11 to 17 nearly; but the Troy ounce is great r than the Avoirdupois, in the proportion of 79 to 72 nearly.

The carat, used for weighing diamonds, is 3.1 6th grains. The term, however, when used to express the fineness of gold, has a relative meaning only. Every mass of alloyed gold is supposed to be divided into 24 equal parts: thus the standard for comis 22 carats fine; that is, it consists of 22 parts of pure gold, and 2 parts of alloy. What is called the new standard, used for watchesses, &c, is 18 carats fine.

5. ANGULAR MEASURES; or, Divisions of the Circle.

```
60 Seconds = 1 Minute | 90 Degrees = 1 Quadrant | 90 Degrees, or = 1 Circumfer- | 10 Degrees = 1 Sign | 12 Signs | ence
```

Formerly, the subdivisions were carried on by sixties; thus, the second was divided into 60-thirds, the third into 60-fourths, &cc. At present, the second is more generally divided decimally into 10ths, 100 hs, &c. The degree is frequently to divided.

| | 2110 | MIGH. 201 |
|-----------------------------------|---------------------------------------|---|
| • e MP | CETTO | CORTUSTO |
| | | E OF TIME. |
| 60 s-cond = 1 minute | 28 29 |)30 or 31 days = 1 cal neler month |
| 60 minutes 🚃 l hour | 12 ca | dendar months == 1 year |
| 24 hours _ 1 day | 365 d | ays = 1 common year |
| 7 days _ l week | 1366 d | ays = lleop year |
| 28 days I hanne month | 1 | -3- 7 11-7 1-7 |
| 1. 100 17 1000 | | nd 303 common. The second of |
| IU 400 Asses 33 usa tentrak | ar, a | and the second of |
| time 13 sub italieg ing that of | argur | r mea-are We shall now give a |
| tal la of itinerary measures of c | 1.11 -6-11 | t countries, exhibiting the number |
| cfeach answering to 100 ling | li-p mi | les; also the length of a single |
| measure of each sort in Englis | in yard | 9: |
| <u>ئ</u> : | * * * * * * * * * * * * * * * * * * * | |
| | - # D | |
| <u> </u> | 7 | of each list Eng. Males. Engl of a lie Meas. |
| PE 7 1 | 1 2 | · · · · · · · · · · · · · · · · · · · |
| • - | = = = | ं य हुई |
| No. desi | - # E | No. of instantial Lingth |
| Arabia, Milcs 8193 | 2144 | |
| | 10137 🚶 | Ireland, Milco 57,93 3038 |
| Brahaut, ,, 28 93 | 6)82 | Ita'y, , 86.91 2025 |
| Burgundy, ,, 28 46 | 6183 | Lithuania, " 18 00 9781 |
| China, Lis 279,80 | 629 | Oldenbury, ,, 16,26 1082) |
| Denmark, Miles 21,35 | 8211 | Persia, Parasang, 27,33 6440 |
| (,, 100,00 | 1760 | (inimismisk) |
| 1) I and I Character 1 | • | Poland, Miles short 28,97 6075 |
| England, Cleokia- 80,01 | 2025 | . (150° 1008 ° 51°15 9108 |
| Flandere, Miles 25,02 | 6:69 | Portugal, Legons 26,03 6760 |
| (Leagues) | | Prussia, Milen 20,78 8468 |
| 44190- | | (Modern miles 80,1)1 2025 |
| nomi- 36,21 | 4860 | Rome, Aucient do. 109,18 1612 |
| cul* | į | C in is similar) . |
| 17 | | Russin, Versta 150,81 1167 |
| | G075 | 3axony, Miles 17,76 9005 |
| Do local Y | 1 | Scotland, ,, 88,70 1984 |
| Do legal | 4203 | Silesio, , 27,07 7083 |
| toises. | 1,000 | (Leguiscom-) |
| (Milengeog. 21,72 | 8101 | mon, of 800 \ 23,75 7416 |
| | 101 6 | Spain, 2 varas |
| Do. short 25,66 | 6859 | Do. legal, 37,07 4635 |
| Hamburg, Miles 21 35 | 8214 | 500 varus \$ 57,07 4035 |
| 17.00 | 11559 | Snahla, Milea 17,38 10127 |
| 10.69 | 10517 | Sweden, ", 15,01 11700 |
| ur u1 " a7 50 | 0395 | Switzerland " 19,23 9153 |
| 10.91 | 9113 | Turkey, A Wiles 98,38 1826 |
| | | Miles 80,05 1400 |
| India, Cos GU,43 | | |
| moom Melaguana | | Eng Park |
| FOOT MEASURES | | Eng. Feet. |
| OF VARIOUS COUNTRIES, RI | RDU- | Berlin, |
| ORD TO KNOLISH PRKT | | Berne, ,962 |
| | | Војовив, 1,244 |
| _ | Feet | Bremen, ,955 |
| Amsterdam, | Breslau, 1.125 | |
| Antwerp, | ,940 | Brussels902 |
| Angaburg, | ,972 | China, mathemy 1.127 |
| Barrelona, | ,992 | Chine, imperiat, 1,051 |
| Rale, | .944 | Constantinoples 2,195 |
| | , | · · · · · · · · · · · · · · · · · · · |
| | | |

There are 25 leagues in a degree. A French post is equal to 2 leagues, or to 5, 52 Eug. miles.

| . E_{ng} . | Feet. | Eng. Feet. |
|------------------------|-------------------|-----------------------------|
| Copenhagen, | 1,045 | WP961,,771 |
| Cracow, | 1,160 | Zarieb,,979 |
| Dantzie, | 953 | OTHER MEASURES. |
| 1) readen, | ,929 | REDUCED TO REGLISH PERT. |
| Florence, | ,994 | Amsterdam ell, 2.223 |
| Frankfirt, | ,933 | English fathom, 6, |
| Hamburgh, | ,933 | French metre, 3,280 |
| Leghorn, | 922 | French toise, 6,396 |
| Leipsie, | 1,034 | Venice eli, 2,089 |
| Layden, | | Victors ell, 2.557 |
| Liege, | ,944 | ANCIENT MEASURES. |
| Lisbon, | 952 | Arabino foot, 1 095 |
| Lyons, | 1,119 | Babylonian foot, 1.144 |
| Madrid, | ,915 | Egyptian foot, 1,421 |
| Marreilles, | ,814 | Greek foot, |
| Mentz, | ,988 | Hebrew foot, 1,212 |
| Moscow, | ,928 | Hebrew sacre I cubit, 2 002 |
| Munich, | ,947 | Hebrew great cubit, 12 012 |
| Nuremberg, | ,996 | Roman foot ,965" 970 |
| Padua, | 1,406 | Egyptian Stadium, 730 8 |
| l'alerme, | . ,747 | Roman mile of Piny 4840,5 |
| L'arie, | . 1,066 | Roman mile of Strabo, 4905, |
| Rhinland, | 1,023 | l'y thian or Delphic sta- |
| Prague, | | dium, 576,877 |
| Rome | , 966 | The mean, or nautical, |
| Stockholm, | . 1,073 | or Persian stadium, 532,147 |
| Straaburg, | . ,956 | |
| Trent, | . 1,201 | Egyptian stadium, 710,655 |
| Rurin, | . 1,676 | |
| Tyrol | . 1,096 | |
| Venice, | . 1,137 | |
| Verone. | . 1 117 | |
| Vicelizi, | . 1,136 | |
| Vienna, | . 1,036 826 | |
| Urbino, | . ,nzu . 1.1.0 | |
| Utrecht, | . 1,162 | Parasang 4 153 30 |
| Warsaw, | . ,/4/ 1180 | A day's journey 33 172 4,0 |
| The following compared | | |

The following comparative view of the weights and measures of England and France, was published by the royal and central society of agriculture in Paris, in their annuary for 1829;

| MEASURES | OF LENGTH. |
|------------------------------------|----------------------|
| $Eugli\cdot h.$ | French. |
| | 539954 centimetres |
| 1 foot (1 3 1.) 3,0 of a vard) 3,0 | 179149 decimetres |
| lyard imperial | 0.91438349 metre |
| I fathom(2 yards |) 1.82876696 metre |
| 1 pole, or perch (5 1-2 sard) | 5,02911 metres |
| | .)201.16437 metres |
| 1 mile (1760 s ard | s)1609.3149 metres [|

English. French.

1 rod (*q perch) { 25,291939 metres rquare
1 rood(1210 yds. sq.) 10,116775 ares
1 acr. (4840 yds. sq.) 0.401671 hectares
1 metre square... 1,196033 yard sq.
1 are....... 9,098845 rood
1 hectare..... 2 473614 acres
LIQUID AND DRY MEASURE.
English. French.
1 pt. (1-8th of a gal.) 0,567932 litres
1 qt. (1-4th of a gal.) 1,185864 litres

BRITISH INDIAN WEIGHTS AND MEASURS.

XCAIL

| English. | French. | SQUARE | MEASURE. |
|--|--|---|---|
| 1 gallon imperial 4 1 peck (2 gallons) 1 husbel (8 gallons) 1 anck(3 husbels) 1,0 | 9,0869159 litres 36,347661 litres 9013 hectolitres | 1 yard square | French. 5 0,836097 metre 1 equare |
| 1 quart (8 } 2,9078 bushels) \$ 2,9078 1 chaldron 13 08 | 13 hectoli-res | (1 2th of an ounce) | 1,55156 gramme 31,0913 grammes |
| French. | | 1 pound troy, imperial |) 0,3730056 kilo- |
| 1 litre | 109667 gallons | English Aroird | upois. French. |
| WEIGI | | |) } 28,3384 grammes |
| English Troy. 1 grain (1-24th of a penuy- weight) | 06 177 gramme | I pound avoird pois imperial I hundred weig (112 pounds) | u 20,4534148 kilo- \$ gramme tht 250,78246 kilo- 2. \$ grammes 215,649kilogrammes |
| French. I millimetre | English. 0,03937 inches | French | - - |
| l decimetre | 0 393708 inches 3 937079 inches 39,37079 inches | 1 gromme \$1 | 5,438 grains troy 0,643 pennyweightt 0,03216 ounces troy |
| I metre | 3 2808002 feet 1,0933633\ ard 6,2138 miles | 1 kilogram. | 2,68027 pounds troy 2,20514 pounds svoirdupois |

BRITISH-INDIAN WEIGHTS AND MEASURES.

The unit of the British Indian ponderary system* is called the tolar. It weighs 180 grains English Troy Weight. From it upwards, are derived the heavy weights, viz: Chitak, Seer, and Man (or Maund);—and by its subdivision the small or jeweller's weights, called mashas, ruttees, and dhans.

^{*} The advantages of this system are

^{1.} That the manual formed from the modified weight would be precisely equal to 00 English tray pounds; and

^{2.} That thirty-five seers would also be precisely equal to seventy-two pounds avoirdupois:—thus establishing a simple connection, void of fractions, between the two English metrical scales and that of India.

[†] For particulars of Madras and Bombay. Weights and Measures, vide respective directories.

| The | following | scheme | comprehends | both of | these | in | onerseries : |
|-----|-----------|--------|-------------|---------|-------|----|--------------|
|-----|-----------|--------|-------------|---------|-------|----|--------------|

| Mon. | Pussenge | SEER | CHITAL | TOLA. | VIASHA | RUTIES | DHAN. |
|------|----------|------|--------|-------|--------|--------|---------|
| 1 | 8 | 40 | 640 | 3200 | 38 100 | 307200 | 1228800 |
| | 1 | 5 | 80 | 400 | 4800 | 38 100 | 153600 |
| | | 1 | 16 | 80 | 960 | 7680 | 30720 |
| | | · | 1 | 5 | 60 | 480 | 1920 |
| | | | | 1 | 12 | 96 | 384 |
| | | | | 1 | l | 8 | 32 |
| | | | | | | 1 | 4 |

The Mun (or that weight to which it closely accords in value, and to which it is legally equivalent in the new scale) has been hitherto better known among Europeans by the name of Bazar Maund, but upon its general adoption, under Regulation VII. 1833, for all transactions of the British Government, it should be denominated the British Maund, (in Hindee, Ungrézee Mun.) to distinguish it at once from all other weights in use throughout the country.

The Pusserce is, as its name denotes, a five-seer weight, and therefore should not form an integrant point of the scale; but as its use is very general, it has been introduced for the convenience of reference.

The Seer being the commonest weight in use in the retail business of the Bazars in India, and being liable, acc rding to the permi ions system hitherto prevalent, to vary in weight for every article sold as well as for every market, is generally referred to the common unit in native mercantile dealings, as, "the seer of so many tolus," (or sicca, barees, takas, &c.) The standard or bazar seer being always 80 tolus.

The Chitak is the lowest denomination of the gross weights, and is commonly divided into halves and quarters, (called in Bengalee, kacha;) thus marking the line between the two series, which are otherwise connected by the relation of the seer, &c to the tola.

The Tola is chiefly used in the weighing of the precious metals and coin; all bullion at the mints is received in this denomi-

^{*} In the same was the Madras, Bombay, and Furukhabad, super (when the sizes sup size shellahed, and an Erigir-h nestee a tentra,) may be called in the Battish liters." and in the native languages Ungrises Rapps.

nation, and the tables of ballion produce (as seen in foregoing pages) are calculated per 100 tolas. It is also usual at the mints to make the subdivisions of the tola into annas (sixteenths) and pie, in lieu of mashas and ruttees.

Mushas, ruttees, and dhans, are used chiefly by native gold-smiths and jewellers. They are also employed in the native evaluation by assay of the precious metals; thus 10 mashas fine, signifies 10-12ths pure, and corresponds to "10-oz. touch" of the English assay report or silver. There is a closer accordance with the English gold assay scale, inasmuch as the 96 ruttees in a tola exactly represent the 96 carat grains in the gold assay pound, and the dhan, the quarter grain.

| Buch Indian | Bugia | . 1 | ., | Pench Weignie. | | |
|----------------|-------|-----|------|----------------|----|-----------|
| Weights. | lbs. | 0% | uwt. | gra. | | grammes, |
| One MAUND, | = 100 | 0 | 0 | 0 | | 37320,182 |
| One Steru | | ő | 0 | 0 | | 933,005 |
| One CHITACK, | | 1 | 17 | 12 | == | 58.310 |
| One Forx, | | | 7 | 12 | == | 11 662 |
| One WASHA | | | • | 15 | -= | 0 972 |
| O Ritte = | | • | | 1 875 | | 0 122 |

Comparison with Troy Weights.

For the conversion of English troy weights into those of India, the following scale will suffice, since the simplicity of their relation renders a more detailed table unnecessary.

| Lib. Proy | Oance. | Penace weight, | Grain. | l'or. | as and Decimals. |
|-----------|--------|-------------------|--------|-------|------------------|
| 1 | 12 | 240 | 5760 | = | 32 000 |
| | 1 | 20 | 480 | = | 2 6666 &c. |
| | | 1 | 24 | | 0.1333 &c. |
| | | | i | === | 0 0005 &cc. |

The accordance of the mm weight with the 100 lbs. troy of England, affords a ready means of ascertaining its relative value in the Standards of other countries employed in weighing the precious metals, since tables of the latter are generally expressed in lbs. troy. The following are a few of those valuations for the principal weights of Europe, &c. extracted from Kelly's Cambist, page 222. The weights in troy grains have been converted into tolar by dividing them by 180.

BRITISH INDIAN

Comparison of the Tola and Mun with the gold and silver, or Troy Weights of other countries.

| Place and Denomination. | Weight of a single b. mark, 8°c. in tolas. | Number equal to 1 mun, or 100 lbs. troy. | | |
|--------------------------|--|--|--|--|
| ALEPPO Metical, | 0 405 | 7890.410 | | |
| Bussonall, Miscal, | | 8000 000 | | |
| CAINO, Rattolo, | | 86 56 4 | | |
| CALICUT, Miscal, | | 8347.826 | | |
| CHINA | | 993 446 | | |
| CONSTANTINOPLE, Chequee, | | 116 199 | | |
| Damascus, Oance, | 2 600 | 1252 173 | | |
| DENMARK, Mark, | | 158 546 | | |
| ENGLAND, Pound, | | 100 000 | | |
| FRANCE, K togramme, | | 37 320 | | |
| GERMANY, Cologue mark, | 20.044 | 159 645 | | |
| HOLLAND, Mark, | | 151.658 | | |
| ITALY, | | 109 923 | | |
| Мосил,, Vakia, | | 1205 020 | | |
| Prov Pical, | | 2427 307 | | |
| PERSIA D rhem, | | 3812 297 | | |
| Portugal Mark, | 19 675 | 162 642 | | |
| Paussia, Mark, | 20 050 | 159 600 | | |
| Rome,labban, | 29 077 | 110 049 | | |
| Russia, Pound. | 35 102 | 91 161 | | |
| Spain, Mark,, | 19.725 | 162 230 | | |
| VENICE, Mark, | 20 452 | 156 457 | | |
| TIENNA, | 21072 | 132 933 | | |

Required the equivalent of 57353 mms 35 seers 6 chitaks, in avoirdupois pounds.

Taking the numbers opposite to 57, 35, and 30 respectively, and removing the decimal point,—in the first, three places to the right hand;—in the second, one place to the right;—and in the third, one place to the left, we have

lbs. 47,9409.742=12 ounces nearly.

Since 35 seers are exactly equal to 72 pounds avoirdupois, the following simple and accurate rules for their mutual conversions will be found equally convenient with the table.

Rute 1.—To convert Indian weight into avoirdupois weight.

1. Multiply the weight in seers by 72, and divide by 35; the coult will be the weight in lbs. av.

2. Or, multiply the weight in muns by 36, and it ide by 49: the result will be the weight in cwt. av.

RULE II .- To convert avoirdupois weight into Indian weight.

- 1. Multiply the weight in lbs. av. by 35, and divide by 72: the result will be the weight in secret.
- 2. Or multiply the weight in cut by 49, and divide by 36: the result will be the weight in mans, or maunds.*

One ton=27,222 muns, or 274 mun nearly.

One mun=921 lbs. avoir, exactly.

For converting Avoirdupois weights into British India weights.

| 9 245 0 21 9 12 10 01 9 0 4 6 8 217 31 4 8 10 35 9 8 0 3 141 7 190 22 54 7 9 21 17 7 0 3 64 6 163 13 7 6 8 6 103 6 0 2 144 5 136 4 84 5 6 32 35 5 0 2 7 4 108 35 10 4 5 17 123 4 0 1 154 3 81 26 114 3 4 3 58 3 0 1 74 | Tons. | Minis or Bazar Mainids | 'icts. | Muns or Bazar Maunds. | Lbs. | Muns or Bazar Maumls | |
|--|---|--|--|--|---|---|--|
| 2 54 17 13 2 28 14 2 0 0 152 1 27 8 14 1 1 1 14 75 1 0 0 7\$ | 90 80 70 60 50 40 30 20 10 8 7 65 4 | 2722 10 10 2450 1 9 2177 32 8 1965 23 7 1633 14 6 1361 5 5 1088 36 4 816 27 3 544 18 2 272 9 1 245 0 24 217 31 4 190 22 54 163 13 7 136 4 84 108 35 10 81 26 114 | 18 17 16 15 14 13 12 11 10 9 8 7 6 5 4 | 25 34 78 24 20 04 23 5 98 21 31 2 20 16 107 19 2 34 17 27 124 16 13 54 14 38 113 13 24 73 12 10 08 10 35 9 9 21 17 8 6 103 6 32 38 5 17 125 4 3 58 | 90 89 70 60 50 40 30 10 9 8 7 6 5 4 3 3 2 | 1 8 9 1 1 2 1 1 3 1 2 1 1 3 1 2 1 1 1 2 1 1 1 2 1 1 1 2 1 1 1 2 1 | |

The salt maund, is 23 per cent, heavier than the bazar maund, having 82 tolas to the seer.

A som in India mans to fix; First multiply by forty-nine,
And then divide by thirty-six.

For facility of recollection, this rule may be expressed in arithmetical poetry thus.

Of one hundred weights should you include

CII

For the muttal Conversion of Bengal, Madras, and Bombay Maunds.

| Benga maund | | Mudens mat-nos. | Bombay mannda, | Madras maunds. | | Bembay maunds. | Bengal mannds. |
|----------------|-----|--------------------|-------------------|-------------------|-----------------|-------------------|-------------------|
| 17) | 01 | 3291.424 | 2938.775 | 1000 | 303 820 | 1000 | 340 278 |
| | 00 | 029,140 | 293 877 | 106 | 30 381 | 100 | 34 028 |
| | 91 | 296 229 | 261.492 | 90 | 27.344 | 9(| 30 625 |
| | HL. | 263,315 | 235.10 | 80 | 24.306 | 80 | 27 222 |
| | 70 | 230 101 | 205.710 | 70 | 21.268 | 70 | 23 819 |
| | 60 | 197 187: | 176.32 | 61 | 18 230 | 60 | 20,416 |
| | 5 | 161 571 | 146 938 | 50 | 15.191 | 5(| 17 014 |
| | 4(| 131 676 | 117.561 | 41 | 12 152 | 4(. | 13 612 |
| | 30 | 98 74 | 88 161 | 30 | 9 114 | 30 | 10 209 |
| | 20 | 65.528 | 58.77: | 20 | 6 076 | 20 | 6.806 |
| | 16 | 32 911 | 29.381 | 1 30 | 3.038 | 10 | 3 403 |
| | 1 | 3,291 | 2.309 | 1 | 0 304 | | 0.340 |
| seere, | 31 | 2 169 | 2 20: | ieere, 30 | 0 228 | eere, 30 | 0.255 |
| • | 21 | 1 616 | 1.469 | 20 | 0.152 | 20 | 0 170 |
| | 10 | 0.823 | 0.734 | | | | 0 085 |
| | 6 | 0 111 | 0 367 | 1 5 | | | 0.042 |
| | 4 | 0,329 | 0 294 | 4 | | | 0.034 |
| | ; | 0.216 | 0.220 | | | | 0.025 |
| | 1 | 0.164 | 0.147 | | ų 0 01 5 | , | |
| | 1 | 0.082 | 0.073 | ; 1 | 0.008 | 1 | 0 008 |

The word mun, of Arabic or Hebrew origin, is used throughout Persia and Northern India; but, as might be expected, it represents very different values in different places; thus the mun of Tabriz is only 63 lbs, avoir, while that of Pa'lode, in Ahmednuggur, is 1631 lbs.

It is probable that the seer or ser, a Hinda weight (setah), was more uniform than the maund, since it was founded upon the tola (tolaka), which, with its subdivision, the wassa, must in very ancient times have been extensively known throughout commercial Asia: there can be little doubt that the tale and mace of the Chinese are identical in origin.

It may be generally assumed that the maund system follows the common scale, viz.

16 chituk = 1 seer

40 secre= 1 maund,

20 maund: = 1 candy or maunee.

The nee of a five-seer weight also universally prevails under the rame of purséree, thuree, or vis. The thuree, from its name, however, seems to be properly a measure, and accordingly, while in Mulwa it is equal to 3 seers, in other places it is found of 4, 43, 53, 10, 11, and 12 siers. The terms adhola adheles, (half,) pao, powah, (quarter,) adhpao, (half-quarter,) frequently occur: they explain themselves.

The Hebrew maneh was equal to 13, 110 grs. ir. or 72, 83 tolas. The Greek mina to 6,241 grs. or 34.57 tolas.

INDIA LOCAL WEIGHTS AND MEASURI

NOTICE.

The publishers believing that it would be a convenience to the Mercantile Community of Bengal and Agra, to have correct return of the varying systems of weights and measures prevailing in the interior districts, have obtained through the kindness of the authorities the following detailed returns Much additional matter and several corrections are given in the present edition.

The subdivisions of the ponderary systems, throughout the whole of British Ind.a, generally agree in name, though they differ in value. Thus in every case.

```
(Variable) Dhan, ... = 1 Ruttee,

8 Ruttee, .. = 1 Masha,

12 Masha, .. = 1 Tolah,

(Variable) Tolah, ... = 1 Chitak,

16 Chitaks, .. = 1 Sec.

40 Seers, ... == 1 Mand.
```

The number of Dhans in a Ruttee, and the number of Tolahs in a Chitak are arbitrary. The aunoxed Tables show all the varieties that have been brought to notice. To save needless repetition we shall refer to them as may be necessary, and give in ditail only the picultar systems of each districts.

```
TABLE I.

or { Dhans, .. = 1 Ruttee | 8 | Ruttee, .. = 1 Misha | 12 | Misha | = 1 Toldi.
```

TABLE II.

| Wumber of Lotus. a Seer. | Corresponding number of Tolan in a Chilak | | | Equi | Equivalent of Mun en Standard Muns. | | | |
|-----------------------------|---|------------|---------------|-------------|-------------------------------------|-------|-----------------|--|
| | l ^t ola - | Ammin | Pies. | Van. | 3 7 | Chir. | Tolas, | |
| 44.4 | 2 | 12 | ~ •0 . | 0 | 22 | 0 | | |
| 4 /2 *_ | . 2 | 13 | 9 | 9. | 22 | * Š | . 0 | |
| *** | - 3 | 0 | ~0 ` | L 7. | 21 | ø. | | |
| 50 | 3 | -2 | 0. | 1.0 | $\frac{25}{25}$ | ŏ. | , ()- | |
| -0.3 | 3 | ≰. | Q . | μ - | 26 <u>.</u> | ő | . u | |
| , 58 | , Ց | . 410 * | ΄δ, | | 29 <u> </u> | , O, | , <u>. Q</u> | |
| 58 \$ | . 3 | 10 " | 75 | .ŏ | 29 | | . 0. | |
| 5.83 | * 3 | ≠40 | 8 | _ | 29 . | .5 | 0 | |
| 60°, | 3 | 12 | . 0 | | | 5 | . 13 | |
| . 02 | . 3 | i ii | Ü | | 30 | Q. | O . | |
| 64 | , 4. | Ō | ŏ | | 31 | 0 | O, | |
| 67 | 4 | 3 | | | 32 | 0 | 0 | |
| 70 | 4 | | 0 | | 3:3 | 8 | 0 | |
| 72 | 4 | . u 8 | 0 | | 35 | 0 | 0 | |
| 75 | 4 | • | 0 | | 37; | 10 | 0 | |
| 76 | | 11 | 0 | 0 ; | 37 | . 8 | 0 | |
| 80 | 4 | 12 | 0 | 40 (| 38 | ,O | × Ö | |
| : 80g | 5 | ` 0 | O | . L ; | 0 | ับ | 0 | |
| 82 | . 5 | 0 | 7.5 | 1 | Õ | 5 | 0 | |
| | . <u>5</u> | 2 | 0 | 1 | ĭ | 0 | | |
| 84 | 5 5 | 4 | 0 | i * | • | Ö | 0 | |
| 841 | | 4 | 74 | <u>,</u> | 2 | 5 | 0 | |
| 87 1 | 5 | * 7 ^ | 6 . | | 3 | | 0 | |
| 88 | √ 5 | 8 | 0 | _ | 3 4' ∶ | 13 | 0, | |
| 90 | 5 | · ·10 | . 0 | | 5 . | 0 | .0 | |
| 91 | 5 ' | 11. | · Q. | _ | | 0. | 0 | |
| 92 | 5 | 12 | <u>o</u> , , | | | 8 | .0 | |
| . 8f · | · 5 , | 14 | , 0 , | | 6 ~ | 0 ' | 0, | |
| 95 | * 5 | lå | ŏ | _ | 7 | 0 | , 0 | |
| 96 | .6 . | 0 | Ö | | 7 . | 2. | .o. | |
| 8637 | в | Λ | | | 8 | 0 | 0 | |
| 98** | ß | f 0 | 173 | | 8 | 1 | 13 | |
| 100 | Ğ | . 4 | () () | | 9 | 0 | ti [°] | |
| 101 | , G | 5 | | 10 | | 0 | 0, | |
| 104 | * 6 | 8 | · 0 | 10 | | 8 | .0 | |
| 105 | 6 | , O | 0 | " [: | 2 | `O • | Ö | |
| 106 | Ĝ. | 10) | 9 i | 1: | | Ş | ñ | |
| 1074 | 6 | | 0 | 1:3 | | 9 · | Ö | |
| 108 | 6 | 11 | . 6 | 13 | }] | 2 | Ö | |
| 411 | 6 | 12. | 0 | 14 | Į. | 0 | ŏ | |
| 112 | 7 | 15 | 0 | 15 | 5 | 8 . | Ď• | |
| 1]24 | | 0 | 0 | . 16 | | Ŏ | 0. 0. | |
| 120 | .7 | 0 | ₽ | 10 | | 6 | oʻ. | |
| 140 | 7 8 | . 12 | 0 | * 20 | | ŏ ` | ü | |
| | | | 0 | | | | | |

The linear measures of India generally are based on the following system:-

⁵ Ungoolees or finger's breadth = 1 monshtike or palm. 6 Mooshtikes =: 1 hustu, or hatb, or cubit.

```
ALSO
     14 Justons, or lengths of the } = 1 bath or cubit.
         first joint of the thumb = 1 guj or clothier's yard.
                                    🤲 😑 i goj or aniticer'a yard.
           .24 Jussoos
                                        = I Mahomedan guj or yard.
             42 Ungoolees
     From the very careful investigations of Major Jervis, as given in
his work our Indian Metrology, it appears that:

1 Cubit or liath of 14 = 15 5489 inches.
               Jusson of 24 ungooles, }
            1 Guj of 20 Justino = 27.9271
1 Guj of 24 Justino = 33.5125
1 Guj of 42 apgnoles = 34.2106
```

The standard or, linhee guj used in the land sectionest of the North Western Provinces has been fixed at 33 inches, whence

🧝 38 Inches 😑 l Ilahes guj. 🔭 3 Gujes"= 1 Bans or measuring rod. .

 $20 \times 20 = 100 \, \text{Sq. Bane} = 1 \, \text{Beegah} = 3025 \, \text{Sq. yarda.}$ In Bengal, the fiath or cubit has been assumed to be 18 inches in length, and thus generally

4 Square Haths = 1 Square Cowrie or Kurra.

Gendas = 1 , Kutta. 20

Kuttes = 1 Bargah = 1600 Square yards. *

These are the beegahs most in use, and are the only values referrible to fixed standards. The hath may be said, to vary between 15 and 30 inches, and the beegah between 1500 and 3000 aquare yards. The data at present liefore us are not sufficiently precise and we have consequently not affected an accuracy which in truth we could not attain.

ALLAHABAD.

Weights .- Seer of 107 × old Furrakhabad rupees. Diato of 100

ALLYGHUR.

Weights .- Seer of 80 Tolas. Measures .- Yard of 36 inches.

. ABSAM. *,

(Dibrooghur Muttock)

Weights.—Seer of 80 Polas. Land measure.—As in Zillah Durrung?

(Duanung)

Weights.

6 Grains rice = 1 Ruttee.

6 Ruttees = 1 Anna.

4 Annas = 1 Maha, 4 Mahas = 1 Tola, 🔫 i Maba.

Seer of, 80 tolas. . Its peculiar subdivisions are

5 Specess = 12 Tola = 1 Kutcha,

4 Kutches= 1 Chitlenk.

INDIAN LOCAL

```
Grain Measures.
               6 Mootee or handfull = 1 Cutlab.
               2 Cuttas
                                    = 1 Seer.
               5 Seers
                                    = 1 Dhoor.
               3 Dhoons
                                    = 1 Poorah.
            In Kamroop 4 Dhoons
                                    = 1 Poorab.
                         Land Measures.
         1 Cubits or hath.
      +7: Span or bist.
                                = 1 Jar or Rod.
      + 4 Ungoolee or finger. )
         1 (Square?) Jar
                                == 1 Lucha.
                                = 1 Cottab.
        20
                     Lachas
                                = 1 Dhoon,
         õ
                     Cottaba
                     Duvous
                                = 1 Poora (= 1.19146 Eng. Acres
         4
                            Now dong.
 The weights and measures are similar to those in Durrung .- The Jar
or land measuring rod is stated to be 73 aubits = 11! English feet.
  1 Poora 6103 Square Gards = 1.26715 English Acres.
                            AZIMGURH.
    Weights .- Seer. of 80 Sa. Wt. for Metal, Cotton, and Spice.
                    95 diso fer Ghee and Salt.
                    96 date for retail of Corn, Sugar, Tobacco, &c.
                   103 ditto for wholesale dealings.
                          Land Measure.
  The Duncance yard used by Mr. Jonathan Duncan, in the perpetual
settlement, = 2 ft. 91 in.
  The Ilahee Guz or yard, = 2 ft. 9 in.
                          BACKERGUNGE.
  The measures (excepting of land, ) and weights, are similar to those
used in Calcutta.
                            BALASORE.
      Weights .- Ruttee of 4 Dhans, Seer of 72 tolas for gold, &c.
                                  80 Ordinary use.
                     Grain Measure (peculiar).
                      5 to 12 Seers = 1 Gom.
                     20 Grans, = 1 Price.
                      4 Potres, = 1 Bharrun.
                 BANGOORAH (WEST BURDWAN).
          Weights .- Seer of 98 Sa. Wt. for Gram, Goor, &c.
                   80 Tolas Government standard.
                   62 ditto used in ordinary retail dealing.
                        Measures (peculiar). *
      Chain Messure.
                         The Paris a wooden cup, containing about
  20 *Pas = 1 Select, }
** 8 Select = 1 Mass, }
                            a seer. It is a beared measure,
                     Land Measure (peculiar).
                     4 Koni = 1 Dune...
                    50 Onne = 1 Ari.
                     4 Ari = 1 Onon = 30 Beegas
```

The beerah is the ordinary Bengal beegah = 1600 equare yards.

```
WEIGHTS AND MEASURES.
                                                                  CAIS
                             BARASET.
               Weights .- Seer of 60 Sa. Wt. (disused.)
                             80 Tolas, standard and in general use
                            BEERBHOOM.
       Weights .- Ruttee of 4 Dhan-, Seer of 58% and 60 Sa. at.
  These are used in ordinary Bazar transactions.
  Brass and Copper are sold by a peculiar weight viz.
   1 Gorukpure Pice - 1 Tola
                                            Thus in the return. But
                      = I Dhepo 73 Pul appear to be 72 Sa. Wt. vide a similar table in the Bograh district.
   5 Dhepos
                           Land Measure.
  Hath or cubit of 18; inches, which is the collector's standard. In the
Motusula hath of 184 inches is used. Vide table.
    In some parts of this zallah, the two persons who carry the measur-
ing rope, fisten the ends to their shoulders. One precedes, and when he
has gone the whole length of the rope he places a stick in the ground, as
a mark which the other removes as he comes up to it. The mechanical
impossibility of pulling the rope straighl, renders this mode of measur-
ing incorrect, and the error is roughly compensated by a deduction of
2 cubits in each rope, or 4 cubits in each beegah; this is termed, 'flattah'
and 'Kandab.'
                              BRIIAR.
         Weights -Seer of 14, 48, 52, 72, 76, and 80 tolas.
Land Measure. — Standard Guj of 33 inches. Beegab of 3025 square yards.
                           BHAUGULFORE
         Weights.—Seer of 61, 67, 80, 88, 101, and 101 tolas.
                              Bijnoer.
  Weights-Ruttee of 8 Dhans. Seer of 48 and 96 Furruckhabad rupces.
                             BOGORAH
         Weights .- Ruttee of 1 Dhuns - Seer of 60 Tolas.
The following are peculiar, and used in selling Brass, and Copper: --
               = 1 Dhepo
                                                Vide a similar table
    5 Dhepcs = 1 Pul
                                             (in zillah Beerbhoom.
                = 1 Seer of 58 Sa. Wt.
                Dry Measures (peculiar for Paddy).
       1 Seer of 60 Tolah == 1 Kuttah
       6 Kuttas
                           🚃 | Doan
      "20 Doans
                           == 1 Bise
                            = 1 Ponteah
                                              3 Maunds.
                     Land Measures (peculiar).
```

2 Tolas

7! Pul

2 Telas

5% Puls

16 Bisses 75 Hathax 1 Haths and 161 Ungoolees = 1 Pun = 1 Woun or Beegah. 16 Pun 13 Hathe and 13 Ungoolee = 1 Null or measuring rod = 1 Paky 6×5=30 Sq, Miles = 1 Khadah. 16 Paky = 1 Woun =1406 | Sqr. Yards. Hence 75×75 hatha Also (296 679)2 =88018 | Haths = 1 Khoda = 2206 | Sq. Yarda. nearly == 1 5464 English acres, the bath being assumed=18 inches.

CRITTAGONO.

Weights.—Standard Seer of 80 Tola, and a Seer of 82% Tola, used in selling grain, sugar, tobacco, &c. ...

CULPRE.

Weights.—Seer or 100} Balasore rupees = about 75% Tolas used in weighing Cotton. Seer of 60 Tolas used for weighing grain in wholesale dealings. The standard Seer of 80 Tolas is used in retail sales.

CUTTACK.

Weights.—The weights in ordinary use appear to be a Seer of 105 Bhuree =87½ Tolas, and a Seer of 150 Tolas. There are also Seers of 26, 40, 52½ and 65 Tolas.

| Dry Grain | Measures. |
|------------------------|-------------------------------------|
| 4 Kursee = 1 Pul. | \sim These are inserted merely to |
| 20 Puls = 1 Beess. | shew that such measures |
| 80 Beeras == 1 Chula. | exist: their value has not |
| | been ascertained, and is |
| 20 Goons = 1 Powtee. | probably indeterminate. |
| 2 Powtees = 1 Doolee. | The Goon varies from 3 |
| 2 Doolees = 1 Bhurrun. | J to 16 Saera. |

Land Measure.

- * Dust or Palm, = I Puddika. 4 Square Puddikas= 1 Biswah.
- 16 ,, Biswahs = 1 Goont.
- 25 ,, Goonts = 1 Maun or Beegah,
- 20 Mauns = 1 Buttee.

DACCA.

Weights. - Seer of 60 70 and 82 Sa. Wt. Goods are always sold by weights, and not by measure.

DELHI.

Weights. - Ruttee of 8 Dhan. The tola weighs about 1801 grains Ivory, Ser of 60 and 80 tolas,

Land Measure.—Standard guj of 33 inches. Beegah of 3025 Square yards.

Cloth Measure. Guj of 33} inches.

DINAGREORE. Weights.—Seer of 60 80 and 96 Siccas.

The linear Puddika varies from It to 24 Dusts. It is sesumed that 24 × 28 Square Puddikan= 1 Acce. Taking a mean of 18 Dusts to the linear Puddika, the linear Dust = 5.79751 inches, and the linear Puddika=8,69626 feet.

```
FRROZEPORE.
     Weights. - Standard Seer of 80 Tolas.
     The weights in use in neighbouring places are subjoined.
  3 Jugraon.
  2 Furreedkote,
                                    Old Kuldor or Furruckahad
                     Seer = 90
  4 Kuncor,
                                   rupees, or new Nanukshahes
   1 Amritser,
                                  ( rupees, which are reckoned as of
     Mumdote,
                                    the same weight.
     Lahore.
                     Seer == 102
     Peshawur,
    The tola used in weighing gold and silver exceeds the Company's
tola by i a Masha, or at,
                          Land Measure.
                             = 1 Pice.
       8 Barley Corns
                             == 1 Hat.
      27 Pices
                                                 { Probably about 5 teet.—
       3 Hat
                              = 1 Double Pace.
                             = 1 Kaub.
       3 Double Paces
                             = 1 Mundlah.
       1 Square Kauh
      20
                Mandlahs
                             = 1 Kunnal.
                             = 1 Beegab.
                Kannais
       2
                             = 1 Goomow.
                Beegalis
                             = 1 Coss (Panjabee).
   1,360 Double Paces
                         FURRUCKABAD
    Weights .- Seer of 80, 82, 90, 96, and 112 Sicca Weights.
                         Cloth Measure.
               1! Inches
                            == 1 Justop.
              1 Justoos
                              = 1 Girib.
             15 )
              16 Girilis
                              = 1 Guj or Yard.
          or 17 )
    The tailor's verd is of 15 Girihs. Gotahs or tissues are sold by
this measure. Cloths of all descriptions are sold by the Guj of 16
Girils, and coloured Siks by that of 17 Girias.
                         GUAZELPORE.
    Dealers in selling and buying use the large weights for heavy
articles and corns, v. z.
                             = 1,200 Benares Rupees.
          The Maind
                                  105
          The Same
                                         " 5 Mashas and 5 Ruttees.
          The Chattack
                                    G
                             ____
                       In Retail they use
                             = 3,810 Benares Rupees.
          The Maund
          The Sour
                                   96
          The Cattack
                                    ß
                    Gold and Silver Weights.
           3 Jours
                             = 1 Rattre.
                             = 1 Masha.
           8 Ruttee.
                             = 1 Tola.
          12 Mushas
```

Cloth Measure.

= 1 Girra.

= 1 Yard.

= 1 Heath or cubit.

4 Fingers

8 Gurrus

2 Hautha

INDIAN LOCAL

```
Land Measure.
          10 Nucks
                            = 1 Badam.
                           = 1 Rocali.
          10 Badams
                           = 1 Dhoor.
          10 Rooalis
                            = I Bisson a,
          20 Dhoors
          20 Bissowus
                             = 1 Beegali
         313 Inches = 1 Guj or Yard.
          3 Guis
                      = 1 Ghunta.
  20 Ghuntas = 1 Jurreeb = 523 British yards.

And 1 Square Jurreeb = 3600 Sq. Guj, = 1 Standard beegab.
Consequently the Bergah = 27551 Square Yards British.
                     GOORGAON -See Delhi.
                        GORUCKHPORE.
                Weights. - Seer of 120 and 140 Tolas.
                            HANSEE.
        Weights, - Seer of 80 tolas, and of 84 Sonat Rupees.
    In the South Western parts of the district grain is sold by the Seer
of 48 Tolas.
                         Cloth Mcasure.
          In the city 44? finger's breadth = 1 Guj of 16 Girihe.
                         Land Measure.
                            = 1 Jurreeb or Chain.
          55 British Yards
            1 Square Jurreeb = 1 Begah = 3025 Sq. Yards.
                            HOOGHLY.
                Weights .- Seer of 80 and 82 Sa. Wt.
    The following are peculiar in the southern parts of the district:
               Seer of 82 Sa. Wt. = 1 Pully.
                         = 1 Selee.
           20 Pullys
           10 Selecs
                                = 1 Kahun = 61 Maunde,
    In the northern parts of 5 Ser = 1. Pully.
    In the central parts:
                4 Seer
                         = | Arry.
               20 Arrys
                         = 1 Bis.
               16 Bis
                        = 1 \text{ Kahun} = 32 \text{ Maunds}.
    In the south-western parts:
                4 Seers = I Maun.
                4 Manns = 1 Knory.
ŧ
               16 Koorces = 1 Arrah = 6 Maunds 16 Seers,
    Salt and indigo are sold by factory weight.
                         Land Measure.
    Hath of 18, and 191 inches.
    Beegah of 1,000 Square Yards, or 3,000 Square Hath.
                           HOSHUNGARAD.
    Weights-Seer of 80 Tolar, 81, and 89 Tolas.
                            Dry Measure.
    Measure contains
                        1 Sect
                                 = 1 Pylee.
                        8 pylees = 1 Kooroo,
                       24 Koornos = 1 Manee.
                          Land Measure.
    16 Girih
                        = 1 Guj = 41 8 Inches.
```

```
CXI
                       = 1 Biawa.
     9 Square Goi
                       = 1 Beegah= 486516 Sq. Yarde, or 1 Sta-
   400 Square Biswa
                                                  lute acre nearly.
         5 Beegalis
                        = 1 Manch.
                        = 1 Mana.e.
       100 Mancha
    This measurement has been introduced on the part of Government,
and has superseded the old measure, according to which the beegah was
equal to about f of an acre.
                           HUMERPORK.
               Weights. - Seer of 80, 91, and 91; tolas.
    The peculiar sub-denominations are:
                    4 Chittacks = 1 Chowree,
                    1 Chowrees = 1 Knorooa or Secr.
                    4 Knorooas == 1 Pyla.
                              -- 1 Maunee.
                   16 Maunees - 1 Pauth - 6 Mds. 16 Score.
                           JUANPORE.
    Weights. - Seer of 80, 96, and 1127 Sr. Wt., this last is used in
wholesale dealings.
                         Linear Measures.
                 Clothier's Yard = 3 ft. 4 inches.
                 Carpenter's
                                 = 2 ,, 81
                                 = 2 , 10
                 Tailor's
                             MALDA.
    Weights.—Seer of 50, 58, 60, 72, 75, 76, 80, 808, 91, 92, 94, 96,
100, 101, and 105 St. Wt.
                           MANBHOOM.
    This district includes the late Zellah of Jungle Mehals.
                 Weights .- Seer of 60 and 80 Tolus.
                 Dry or grain measure, (peculiar).
                         = 1 Sera.
          2 Powas
                         = 1 Pae.
          2 Seras
                                             The Pyla is a wooden
                        = 1 Pyla.
          2 Paes
                                               cup. The average
                       == 1 Selee.
         () Pylas
                                               weight of cleaned rice
                         = 1 Khundee.
         2 Beelees
                                               la about 68 Tolas.
                         = 1 Kat or Mun.
          2 Khundees
                         = 1 Muss.
          4 Kuts
                                             The Pae of cleaned rice
                                              weighsabout 110 Sa.
                          = 1 Kooree.
          S Paes
                                              Wr. This measure is
                          = 1 Ara.
         16 Koorees
                                             used in the Origan pur-
                                            I tion of the district.
                          Land Measure.
     Brega of 3600 Square Hatha. There is also a beegah termed the
 Dara Beegab, much used in Puchete.
                          6 to 7 Hath = 1 Linear Dar.
            20 + 20 = 400 Square Dar = 1 Beegah.
                            Monghyr.
                    Weights, - Seer of 84 Sa. Wt.
```

4 Chowtees = 1 Kunwa.

4 Kupwas == 1 Powah. 4 Puwabs = 1 Seer.

Mymrnsingn. Weights. -- Seer of 80 Tolas.

MYNPOOREE.

Weights .- Seer of 80 and 102 Tolas.

Cloth Mrasure.

Guj of 34, and English yard of 36 Inches.

Land Measure, as at Hansee.

The village Kutcha Berguh= $20 \times 20 = 400$ Square Kudum or paces.

NUDDRA.

Weights. - Seer of 60, 80, and 82% Sicca Weight:

Land Measure.

Beegah of 6400 Square Hath.

Also 1 Hath = 56 inches = 1 Beegah. 55 + 55 Sq. Hath

This is used under sanction of Govt. in measuring estates which formerly belonged to the Rajah of Nuddes.

PANIPUT.

Weights. - Seer of 80 Tolas.

PATNA .- Sec Behar.

PUBNA.

Weights, - Seer of 58, 60, and 80 tolas. Land Measure.

or 324 J

201
200 Square Hath = 1 Cottab.
The Hath varies from 17 to 30 inches, and as the number of Square Hath in a cottab also varies, the value of the Beegah = 1 Beegah) is inditerminate.

20 Cottas 1 Sq. Nall

= 1 Kannee The Null veries from 10 to = 1 Pokee 20 Hath, and, as in the preceding Table the Hath is variable.

30 Kannees 16 Pakees

RAISHAYR.

Weights .- As in Zulah Nuddes.

RUNGPORE.

Weights .- Seer of 53, 80, 845, 90, and 106 Tolas.

Land Measure.

16 Kally -= 1 Doon 20 Doons == 1 Beesee

16 Beesces = 1 Gong (or village)

The value of these measures is not assignable.

SAHARUNPORR.

Weights. - Seer of 80 and 90 Tolas.

Land Measure.

Beegah of \$21.5. 2756, 2317.4, and 2450.23 Square Yards.

SARUR.

Weight. - Seer of 45, 48, and 80 Tolas:

Land Measure.

= 1 Hath. The Standard Beegah = 1 Suggee. is probably of 3,025 24 Inches = 1 Hath. 54 to 10} Haths 20 × 20= 400 Square Sug e = 1 Berguh, (Square Yards.

SAUGOR.

Weights -Seer of 80 Tolas.

10 Seers = 1 Pyb.Used in Government trans-(actions, and generally in can-2 Prins = 1 Sei.Saugor. 20 S. is == 1 Manee. = 1 Manesa. 100 Manees

100 Balashahae rupees = 1 Chanthya. In the villages the Chanthya is 8 Chouthy as = 1 Py la.(but 621 Balashahee rupes.

100 to 105 Kumulshahee rapees = 1 Secr. This is used in Scin-== 1 Kooroo. 5) Seera 2 Kontoos = 1 Sei. (dia's country. &r. &c. as above.

SHAHARAD.

Weights. - Seer of 53 and 80 Tolas. Land Measure. Beegah of 3025 Square Yards.

SHAHJEHANPORE.

Wrights

= 111 Tolas. 7 Sugar is sold by a Seer of 4 Raze, or retail Seer Daurra, or wholesale See- -: 106 Tolas, \$ 90 and 101 Telas. Measures.

> Tailors or ' Keetne' yard of 31 to 35 Inches. Conth. or ' Bazazee' yard of 35 to

* Guzzee' yard of 45 to 49 28½ to 30½ ,, ' Feer' yard of

Land Measure.

= 1 Jureel, The contents of the Beegch 54 to 60 Yards vary from 2,916 to 3,605 1 Square Jurreeb = 1 Bregali. 2 Square Yards.

SUHUSWAN.

Weights .- Seer of 90 Sicca Weights.

Land Measure.

Beegah of 3025 Square Yards. The Bazar Yard is 374 Inches (English).

SYLHET.

Weights, - Seer of 80 and 90 Sicca Weight,

TIPPBRAH.

Weights. - Secr of 80 and 83 Tolas. Measures .- Hath of 18 Inches.

Land Measure.

= 1 Nuil) The Hath being variable, the con-16 Haths 6×5=30 Square Nulls = 1 Counce tents of a Droom in English acres
16 Counces = I Droom is not exactly determinable. 16 Cannees

TIRITOOT.

Weights.—Seer of 48, 52, 76, 80, and 88 Tolas.

Land Measure.

| There are six | dractipt | iona ot n | nessure in, | Reds or | Luggees, viz | : |
|---------------|----------|-----------|-------------|----------|---------------|---------|
| | Haths. | 1. 616 | Inches. | Correspo | nding area of | Beegab. |

| 7 10 | M | THE | 0 | **** | |
|-------|------|-----|---------|----------|-----------|
|] et, | 7 10 | 6 | == 4900 | Square Y | ards. |
| 204, | | 103 | =4549 | Ditto | (nearly.) |
| 310, | | 9 ້ | = 1225 | Ditto | |
| 41h, | | 113 | == 3507 | Ditto | (nearly.) |
| 5th, | | 0 ້ | = 3600 | Ditto | |
| Gd1, | | 3 | = 3025 | Ditto | |
| | | | | | |

BIRMAH.

Measures of Distance.

The B'emese makense of two measures of distance; one they call 'the poorman's measure,' and the other, the 'chief, or great man's measure.' This last is the Royal or standard measure, but the other is in most common use, except in matters where the Government is concerned.

Miles. Fur. Yds. Ft. Inches.

| 10 | T-hu kyee (hair-li | eadth)= I Nhon (Sesamumsced) | | |
|-------|--------------------|------------------------------|----------|---|
| | Nhons | == I Moyau (a amall grain) | • | |
| 4 | Moyaus | 1 Theet (finger's breadth) | nearly 1 | |
| × | Theets | = 1 Maik (band-breadth) | 6 | |
| 12 | Theets | == 1 Twa (span) | 9 | |
| 2 | Twas or 3 Maik | == 1 Tonng (cubit) | 1 6 | |
| . 4 | Toungs | = 1 Lan (lathom) | 6 | |
| 7 | Toungs . | == 1 Ta (Bamboo-measure) | 3 1 6 | |
| | Tas | == 1 Ok haba | 70 | |
| 20 | ()k:habas | = 1 Kautha 6 | 80 0 0 | |
| 1 | Kanthas - | =- 1 Gawot 3 1 | 100 0 0 | |
| 40 | Gawots | = Yoodzana 12 5 | 180 O O | |
| 100 | Tas 🤰 | _ 1 Dain_ (1 7 | 200 0 0 | |
| 7000 | Toungs ; | = 1 Daing 2 nea | riy. | |
| /111. | | | | _ |

The equivalents given above are for the poor man's measure, Theet Mark, Twa, Toung, Ta and Daing are the Measures in most frequent use. The Royal cubic, Thantoung, which is the Government standard upon being carefully compared was found to measure exactly 19½ English inches. According to this, the finger-breach (Theet) which is that of the fore-finger taken at the middle point is 10% of an inch; the fathom (Lan.) 76½ inches; the D bamboo (Ta) 133%; and the D sing 2 miles, 193 yards 2 feet 8 inches.

In the Ternsserim Provinces, however, the English foot measure is coming into use, and will soon supercede those above given.

Measures of Capacity.

These measures are so rude in construction, that it is useless to come nearer than the following in their equivalents: --

Weight of distilled water in English mea-

| u | | Cubic | Inchs. Avor. | is nearly. | sure nearly. |
|------------|---------|---------|---------------|----------------|-----------------|
| 2 Lamyets | == 1 | Lamey | | • | • |
| 2 Lamers | . === j | Talay | 347 | 11 98y | 1 Pint. |
| 2 Tanlays | -= 1 | Pyee | 1451 . | 5 | 4 Gallon. |
| 2 Pyees | | Tsarwot | , | | _ |
| 2 Tearwots | = 1 | Teeit . | 5611 | 20 | 2 Gallons. |
| 2 Tacits | | | | | , |
| | | | ine 41931 equ | ial to 160 equ | al to 2 Bushels |

^{*} Known among Foreign Merchants by the term Basket.

| • | Weights. | | |
|-----|-------------|---|---------------|
| 3 | Small Yowes | 1 | Large Yone. |
| 4 | Large Yowes | 1 | Be. S |
| | Bes | | |
| | Moos | į | Mar. |
| 4 | Mula | 1 | Kynr (Tical) |
| 100 | Kyats | 1 | Paktha (vis.) |

The term a Khwet is substituted for Pickins, in connection with any capital number as a Khwet ta Ishav (Akhwet ten) is 10 Pickins or

Vise, Akhwetta Ishay (Akhwet terry) is to Picktha or Viss.

The average weight of a Kyet (tical) is 252 grains Troy, or exactly 1 Cui is Inch of distilled water at the temperature of 60, and 100 Kyat or 1 Picktha (1 Viss) is 110 Tolas exectly.

The Burman balance is capable of shewing a couple of grains.

Conversion of British European Weights into British Indian Weights, and vice vegsa.

By Regulation VII 1833, a new B insh Indian system of weights has been ordered; but the change not being entorced by any penal enactment, the new weight has been adopted by a very few. E tropean houses, while it is the only one in use at the several Government offices of Calcutta,—the Castom house, the Mint, the Treasury, the Book, and the Police.

The difference however between the new and the old system is extremely small; viz. the hant or tolah was the old Moorshedabad rujes, and weighed 179.666 Tray grains. By the said Regulation the tolah is of 180 grains Tray, and therefore exceeds the old one by one-third of a grain, which difference makes the new bazir or Indian maind heavier than the old one by whout one chittak and a quarter, or 2.22 onness Troy.

The following tables have been calculated on the old elements of tadian weights, as being still of a more general use. If it was necessary to a neet old bezer maunds into new ones, the operation would consist simply in the following rule:—

A (The old Weight): Y (The new Weight:: 179 666: 180,000. Conversion of British receilt into Indian weights.

| | - | , | • • | |
|-------------------|---------|-----------|---|---------|
| British Weight. 1 | Baza | Weight. | Tactory | Weight. |
| Cut | Mus. S | . Co. | Mile. | S. (3) |
| 2500 | 3409 : | 3 10 211 | 3750 | 0 0 |
| 2000 | 2727 10 |) 14 GH | 3000 | 0 0 |
| 1560 | 2015 1 | 3 2 10 11 | 2250 | 0 0 |
| 3000 | 1363 23 | 5 7 3 11 | 1500 | 0 0 |
| 975 | 1329 2 | | | O O |
| 950 | 1295 1 | | • | O O |
| 925 | 1261 1. | 1 8 8 11 | 1387 2 | |
| 900 🔞 | 1227 10 | | | 0 0 |
| 875 | | 7 4 4-11 | 1312 2 | |
| 850 | | 3 10 2 11 | • | 0 0 |
| 825 | |) 0 0 | 1207 2 | |
| 800 B | 1000 2 | 3 5 9 11 | 1 | U U |
| 77.5 | 10.3 3: | | 1.62 2 | |
| 750 | 1023 29 | | 7 | 0 0 |
| 725 | 983 23 | | 1087 2 | - |
| 700 | 954 2 | | | o o |
| 675 | 920 1 | | 1 | Ö Ü |
| 650 | 856 J- | | ì | υŭ |
| 625 | 852 10 | | £ | ů ů |
| | | | - | _ |

| CXVI | INDIAN LOCAL | |
|---------------|---|--|
| British Wei | ath. I Bagan W. I. | P |
| Cwt. | Mis. S. Cu. | THE THE PARTY OF T |
| 600 | 014 | Mas. S Ch. |
| 575 | 784 3 10 2 11 | 900 0 0 |
| 550 | 750 0 0 0 | 862 30 0 |
| 525 | 715 36 5 911 | 825 0 0 |
| 500 | 681 32 11 7-11 | 787 20 0 |
| 475 | 647 29 1 511 | 750 0 0 |
| 45 0 / | 613 25 7 311 | 712 20 0 |
| 425 | 579 21 13 111 | . 675 0 0 637 20 0 |
| 400 376 | 545 18 2 1011 | |
| 370 330 | 511 14 8 8-11 | 600 0 0 562 20 0 |
| 325 | 477 10 14 611 | 5 25 0 0 |
| 300 | 443 7 4 4-11 | 487 20 0 |
| 275 | 409 3 10 2.11 | 450 0 0 |
| 250 | 375 0 0 0 | 412 20 0 |
| 225 | 1 340 36 5 941 | 375 0 0 |
| 200 | 306 32 11 7-11 | 33 7 2 0 0 |
| 175 | $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 300 0 0 |
| 150 | 904 91 3 | 262 20 0 |
| 125 | 100 | 225 () () |
| 100 | 100 | 187 20 0 |
| 90 | 100 | 150 0 0 |
| 80 | 100 | 135 0 0 |
| 75 | $\begin{bmatrix} 109 & 3 & 10 & 2-11 \\ 102 & 10 & 14 & 6 & 11 \end{bmatrix}$ | 120 0 0 |
| 70 | 95 18 2 10-11 | 112 20 0 |
| 60 | 81 32 11 7-11 | 105 0 0 |
| 50 | 68 7 4 4-11 | 90 0 0 |
| 40 | 51 21 13 1.11 | 75 0 0 |
| 30 | 40 36 5 9-11 | 60 0 0 45 0 0 |
| 25 20 | 31 3 10 2-11 | |
| 20 10 | 27 10 14 6.11 | 37 20 0 30 0 0 |
| 9 | 13 25 7 3-11 | 13 0 0 |
| 8 | 12 10 14 6-11 | 13 20 0 |
| 7 | 10 36 5 911 | 12 0 0 |
| ` 6 | 9 21 13 1-11 8 7 4 4 11 | 10 20 0 |
| 5 | 43 | 9 0 0 |
| 4 | | 7 2 ₀ 0 |
| 3 | | 6 0 O |
| 5 | | 4 20 () |
| 1 | 2 29 1 511 1 14 8 8-11 | 3 0 0 |
| Quarters | 6.11 | 1 20 0 |
| 3 | 1 0 14 6-11 | |
| 2 | 0 27 4 4-11 | , 1 5 0 |
| _ 1 | 0 k3 10 2-11 | 0 30 0 |
| Pounds | | 0 15 0 |
| 27 | 0 13 2 30.77 | 0 14 7 3.7 |
| 26 25 | 0 12 10 46 77 | |
| 25 34 | 0 12 2 62-77 | |
| 24 23 | 0 11 11 1-77 | A 1 |
| 23 22 | 0 11 3 17-77 | 0 12 13 5-7 0 12 5 1 7 |
| 21 28 | 0 10 11 33-77 | 0 II 12 47 |
| 20 | 0 10 3 49 77 | 0 11 4 0 |
| 19 | 0 9 11 65-77 0 9 4 4.77 | 0 10 11 3.7 |
| _ | 0 9 4 4.77 | 0 10 2 6-7 |

| British Weight. | Bazur Weight. | Factory Weight. |
|-----------------|---------------|--|
| Pounds. | Mds. S. Ch. | Mrs. S. Ch. |
| 18 | 0 8 12 20 77 | 0 9 10 2 7 |
| 17 | 0 8 4 36 77 | 0 9 1 5 |
| 16 | 0 7 12 52 77 | 0 8 9 1.7 |
| 15 | 0 7 4 68 77 | 0 8 0 47 |
| 14 | 0 6 13 7-77 | 0 7 8 0 |
| 13 | 0 6 5 23 77 | 0 6 15 37 |
| 12 | 0 5 13 39 77 | 0 6 6 6 7 |
| 11 | 0 5 5 55 77 | 0 5 14 27 |
| 10 | 0 4 13 71 77 | 0 5 5 5 7 |
| 9 | 0 4 6 10 77 | 0 4 13 17 |
| 8 | 0 3 11 26 77 | 0 4 4 4 7 |
| 7 | 0 3 6 42 77 | 0 3 12 0 |
| 6 j | 0 2 14 58 77 | 0 3 3 3 7 |
| 5 | 0 2 6 7177 | 0 2 10 67 |
| 4 | 0 1 15 13 77 | 0 2 2 2 7 |
| 3 | 0 1 7 29 77 | 0 1 9 5 7 |
| 2 | 0 0 15 45 77 | |
| 1 1 | 0 0 7 61 77 | |
| ą | 0 0 5 65 77 | |
| i | 0 0 3 69 77 | |
| į l | 0 0 1 73 77 | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ |

Conversion of Bazar weights (Calcutta.)

| Bazar Weight. | .41 | Avoirdupois Weight. | | | | Га | ctory | Wei | ght. | |
|---------------|-------|---------------------|------|-----------|-------|-------|------------------------|-----------|--------|------------|
| Chuta ks. | ('w', | . (14 | 11.0 | 1, 1, | Z | | Mil | • × | . Ch | - |
| 1 | 0 | Ö | () | | 16 | 3 77 | -0 | | 4 | 25 |
| 8 | 0 | () | 1 | C | | 2 7.5 | Ö | | 8 | 4.5 |
| 12 | U | 0 | 1 | 8 | | 172 | Ö | • | 13 | د ا |
| Sers | 1 | | | | | ٠, | , | • | , | 1 3 |
| Į | 1 0 | 0 | 2 | 0 | G | 174 | 0 | 1 | 1 | 3.5 |
| *5 | 0 | 0 | 4 | 1 | | 7.5 | ő | $\dot{2}$ | 3 | 15 |
| 3 | 0 | 0 | ß | 2 | 4. | 75 | Ő | :3 | 4 | 4.5 |
| 4 | 0 | 0 | 8 | 3 | | 75 | ő | 4 | Ĝ | 25 |
| 5 | 0 | 0 | 10 | -1 | 20 | 4 | 0 | 5 | 8 | 2 i) () |
| 6 | 0 | 0 | 12 | 45 | 9 | 75 | Ő | 6 | 9 | 3 5 |
| 7 | 0 | 0 | 14 | 5 | 73 | -75 | ő | 7 | lí | 1-5 |
| · в . | 1 0 | 0 | 16 | 6 | | 7.5 | Ö | 8 | 12 | 4 .5 |
| 9 | 0 | 0 | 18 | 7 | 51 | | ŏ | 9 | 14 | 25 |
| 10 | 10 | 0 | 20 | 8 | | 75 | ő | 11 | 0 | Z .) |
| 20 | 0 | 1 | 13 | Ī | 1 | 15 | ő | 22 | 0 | |
| 30 | 1 0 | 2 | 5 | Ð | 9 | | ő | 33 | Ö | |
| Maunds | l | | | _ | _ | | . • | 90 | v | |
| • | 0 | 2 | 26 | 2 | 2 | 15 | 1 | 4 | 0 | |
| 2 | Ĭ | ĩ | 21 | 4 | 4 | 15 | 2 | 8 | ő | |
| 3 | 2 | Ō | 22 | 6 | 6 | 15 | $\tilde{\mathfrak{z}}$ | 12 | o | |
| 4 | 2 | 3 | 20 | 8 | 8 | 15 | 4 | 16 | 0 | |
| ó | 3 | 2 | | łŏ | 10 | 15 | 5 | 20 | | |
| 6 | 4 | ī | | 12 | _ | 15 | . 6 | 24 | O O | |

| Bazar Weight. | British Weight. | | | | Factory | We | ight. |
|---------------|-----------------|----|------|-----|---------|----|-------|
| Mannds. | Cwt. | Qn | , D. | Oz. | Mile | | Ch |
| 7 | 5 | 0 | 14 | 14 | 7 | 28 | 0 |
| 8 | 5 | 3 | 13 | ī | 8 | 32 | ŏ |
| 8 | 6 | 2 | 11 | 3 | ğ | 36 | ŏ |
| 10 | 7 | 1 | 9 | 5 | l ii | Õ | ŏ |
| 20 | 14 | 2 | 18 | 10 | 22 | ŭ | ŏ |
| 30 | 22 | Q | o | 0 | 33 | ŏ | ŏ |
| 40 | 29 | 1 | 9 | 5 | 44 | ŏ | ŏ |
| 50 | 36 | 2 | 18 | 10 | 55 | ŏ | ŏ |
| <i>(</i>)() | 44 | () | Ū | 0 | 66 | ŏ | ŏ |
| 70 | 51 | 1 | 9 | 5 | 77 | ŏ | ŭ |
| 80 | 58 | 2 | 18 | 10 | 88 | ŏ | ŏ |
| 90 | 66 | 0 | 0 | 0 | 99 | ŏ | ő |
| 300 | 73 | 1 | 9 | 5 | 110 | Õ | ŏ |
| 200 | 146 | 2 | 18 | 10 | 220 | ŏ | Ö |
| 300 | 220 | 0 | () | O | 330 | ŏ | Ü |
| 400 | 293 | 1 | Ð | 5 | 440 | ŏ | ő |
| 500 | 366 | 2 | 18 | 10 | 550 | ő | ö |
| ((()) | 440 | U | U | 0 | 660 | ő | ŏ |
| 700 | 513 | 1 | 9 | 5 | 770 | Ŏ | Ö |
| 800 | 586 | 2 | 18 | 10 | 880 | ŏ | ö |
| 900 | 660 | U | 0 | 0 | 990 | ŏ | ŏ |
| 1000 | 733 | 1 | 9 | 5 | Hoo | ŏ | ő |
| 2000 | 1466 | 2 | 18 | 10 | 2200 | ő | ő |
| 3000 | 2200 | U | 0 | 0 | 3300 | Ü | ő |

Conversion of Factory weight.

| Fartory Weight. | Arois | dupois Wright. | Bazar Weight. |
|-----------------|--------|-----------------------|---------------------------------------|
| Chartocks, | Cwt. q | . ibs, rz. | Mds. S. Ch. |
| 4 | 10 7 | 0 7 7-15 | |
| 8 | 0 0 | 0 0 14 14 15 | |
| 12 | 10.0 | 0 1 6 6 15 | · · · · · · · · · · · · · · · · · · · |
| Seers | } | | 0. 0 10 10:11 |
| 1 | 10 | 0 1 13 13-15 | 0 0 14 6 11 |
| 2 | 1 | 0 '3 11 11 15 | 0 0 14 0 11 |
| * | | 0 5 9 9 15 | 10 1-11 |
| 4 | l l | 0 7 7 7 15 | 1 |
| Š | | 0 9 5 5 15 | , AV 2-11 |
| 6 | 1 | 0 11 3 3 15 | 1 - 0 0 11 |
| 7 | | 0 13 1 1 15 | |
| ห | 1 | | 7 7 7 |
| 9 | 1 | | 0 7 4 4-11 |
| าัง | 1 | | 0 8 2 10 11 |
| 20 | | | 1 |
| 30 | | 1 9 5 5 15 2 0 0 0 | |
| | ; · · | 2 00 0 | 0 27 4 411 |
| Mau ide | | . | |
| 1 | | 2 18 10 3 | 0 36 5 9 11 |
| 3 | | 95 | 1 32 11 7 11 |
| 3 | _ | | 2 29 5 1 |
| 4 | | 18 10 | 3 25 7 3 11 |
| 5. Ú | 3 | 95 1 | 4 21 13 1-11 |
| Ü | 4 (| v v v v | 5 18 2 10.11 |

| ruciory Weight | nrule. | te di | v ire | lupoi | J. | 1 | Bus | ur | 1000 | 4. |
|----------------|--------|-------|-------|-------|--------------|-----|------|-----|------|------|
| Maunis. | Cwi, | Qr. | | | | | Mds | 8. | Ch, | |
| 7 | 4 | 2 | 18 | 10 | 3 | 1 . | 6 | 14 | 8 | R-1 |
| 8 | 5 | ì | 9 | 5 | 7 1 | ļ | 7 | 10 | 14 | 0.1 |
| 9 { | ß | 0 | () | 0 | 1) | 1 | 8 | 7 | 4 | 4-1 |
| 10 | G | 2 | 18 | 10 | 3 | 1 | 1 9 | 3 | 10 | 2. |
| 20 | 13 | ı | 9 | 5 | \$ † | | 18 | 7 | 4 | 4-1 |
| 30 | 20 | 0 | 0 | 0 | Ó | } | 27 | 10 | 14 | fi- |
| 40 | 26 | 2 | 18 | 10 | 3 | 1 | 36 | 14 | 8 | * |
| 50 | 33 | 1 | 9 | 5 | 3 | i | 45 | 18 | 2 | 10 |
| 60 | 40 | 0 | 0 | O | Ŭ | Ì | 54 | 21 | 13 | 1- |
| 70 | 46 | 2 | 18 | 10 | 3 | i | 63 | 25 | 7 | :3 |
| 80 | 53 | 1 | 9 | 5 | 3 1 | ł | 72 | 2() | 1 | |
| 90 | 60 | 0 | 0 | 0 | ű | } | 81 | 32 | 11 | 7. |
| 700 | GØ | 2 | 18 | 10 | 3 | 1 | 90 | 36 | 5 | IJ- |
| 2::0) | 133 | 1 | 9 | 5 | 31.1 | 1 | 181 | 32 | 1, | 7. |
| 300 | 200 | 0 | 0 | 0 | Ü | | 272 | 2() | ł | 5 |
| 400 | 266 | 2 | 18 | 10 | * | 1 | 363 | 2.5 | 7 | 3- |
| 500 j | 333 | 1 | 9 | 5 | , | | 454 | 21 | 13 | 1. |
| 600 | 400 | O | 0 | 0 | Ŭ | ł | 545 | 18 | 2 | 111- |
| 700 | 466 | 2 | 18 | 10 | * | 1 | 63G | 14 | 8 | 8. |
| 800 | 533 | 1 | 9 | 5 | 1 | 1 | 7:27 | 10 | 14 | B- |
| 900 | GOO | 0 | 0 | 0 | Ú | 1 | HIH | 7 | 4 | 4 |
| 1000 | 666 | 2 | 18 | 10 | 3 | 1 | 900 | 3 | 10 | 2. |
| 2000 | 1333 | 1 | 1) | 5 | ₹ 13 U | | HIHI | 7 | 4 | 4 |
| 3000 | 2000 | Ö | 0 | 0 | Ű | Į | 2727 | 10 | 14 | G- |

LONDON BILLS OF EXCHANGE

| £100 | Sold or Purchased | Will produce or cost in Company's Its. | Profit or Lose per cent. |
|------|---|--|-----------------------------|
| | 8. d. | tin. An. P. | Per Cent. |
| | 1 1 8 0 | 1200 0 0 | 20. 0 |
| | 181 | 1170 11 8 | 17. 07 |
| | 1 1 9 0 | 1142 13 9 | 14. 24 |
| | | 1129 5 8 | 12. 91 |
| | 1 9 1 1 9 1 1 1 9 1 | 1116 4 6 | 11. 62 |
| | 1 9 1 | 1103 7 3 | 10. 34 |
| | 1 10 0 | 1090 14 6 | 9. (6) |
| | 1 10 4 | 1078 10 6 | Marie Nati |
| | | 1066 10 9 | 6 66 |
| | 1 10 1 | 1054 15 1 | 5. 49 |
| | l i ii i | 1043 7 9 | 4. 35 |
| | ini | 1082 4 1 | 3., 22 |
| | iii | 1021 4 6 | 2. 22 |
| | 1 11 8 | 1010 8 6 | 1. 05 |
| | 2 shillings. | 1000 0 0 | Par conventional. |
| | 2 0 1 | 989 11 1 | 1. 94 |
| | - | 979 9 5 | 2. 05 |
| • | 2 0 ½ 2 0 ¾ 2 1 0 | 960 11 2 | 3. 04 |
| | 2 1 0 | 960 0 0 | 4. 0 |
| | | 950 7 10 | 4. 96 |
| | 2 1 t 2 1 t 2 1 t | 911 2 10 | 5. 89 |
| | 2 1 1 | 932 0 8 | B, 80 |
| | 2 2 0 | 923 1 3 | 7. 70 |
| | | 914 4 6 | 8. 57 |
| | 2 2 1 | 905 10 8 | 9. 44 |
| | 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | ►97 3 2 | 10. 29 |
| | 2 3 0 | 888 14 5 | 11, 12 |
| | | 880 11 9 | 11. 92 |
| • | 2 3 | N72 11 8 | 12. 72 |
| | 2 3 2 | 864 13 10 | 13. 58 |
| | 2 3 4 2 3 4 2 3 4 2 4 0 | 837 2 3 | 14. 20 |
| | | | i it. av |

A Toxicological chart, exhibiting the Symptoms, Treatment and Tests for the various Poisons, Mineral, Vegetable, and Animal, including those commonly used in India: to which is added Directions for the Treatment of Suspended Animation.

AR SENIC.

Arsenicous Acid or White Arsenic (surfaid sambul) Sulphurits:—Orpinent or Yellow Arsenic (Hartal), -- Realyur or Red Arsenic (Lal Sambul.) King's Yellow or Scheele's Green, or Arsenite of Copper.

Symptoms -- Metallic taste, fettid breath, contraction of the windpipe and passage leading to the stomach, vomiting of bloody matter, stools black and offensive, pulse small and irregular, great thirst and burning hear, breathing difficult, urine scanty, red and bloody. delerium, convulsions and death.

Treatment.... Excite vamiling by giving 20 grains of Sulphate of Zinc, and repeat it if necessary. Inflammatory symptoms (Gastritus) will be relieved by bleeding from the arm, and feeches over the stomach tomentations and craollient clysters.

If death does not ensue, the diet must be fluid, farinaceous and de-

mulcent for a considerable time afterwards.

The hyd oxyd of iron may be given with great advantage, and the

atomich pump may be used, but only by a Professional man.

Tests - Precipitated yellow by sulphuretted hydrogen gas by hydro-sulphurets of ammonia, and by ammoniacal netrate of silver. Precipitated green by ammoniacal sulphate of copper, reduced to the metallic state by Marsh's process; but in order that arsenic may not be confounded with the antinonial preparations, the reader had better consult Protessor O'Shaughnessy's pamphlet on the Poisons of India.

ANTIMONY-(Surma.)

Turtarized Antimony or Emetic Tartar - Muriate of Antimony or Butter of Antimony - Vittified Antimony or Glass of Antimony.

Symptoms.—Paintul and obstinate vointings; copious stools; construction of the throat; cramps; symptoms of intoxication; prostration of strength, often terminating in death.

Treatment. - Vomiting to be excited by tickling the throat with a feather, or allayed by opium. The hest antidotes are decotions of astringent vegetables, such as cinchons, willow bark, gall-nuts, atrong tea, which may be given freely to excite vomiting, and at the same time to decompose the poison.

Tests.—Tartarized antimony is precipitated orange yellow, by sulphuretted hydrogen gas, and the hydro-sulphurets,—the precipitate being reduced to the metallic state, by exposure to a stream of hydrogen gas, while heated in a glass tube. Influsion of galla give a yellowish white precipitate; sulphuric acid, lime and baryta give white precipitates, reduced to metallic state by Marsh's apparatus (vide Arsenical preparations.)

Bismuth.

Nitrale Oxyd. - Turtrate or Pearl Powder.

Symptoms.—Similar to those produced by arsenic, with a violent pain in the chest, and very difficult breathing.

Treatment. - No specific antidote known, Milk and mild mucilagenous drinks to be given freely, to facilitate vomiting, and purgatives ought to be given.

Tests. - Precipitated black by bydro-sulphurets when in the state of upernitrate chromatiof potash gives a yellow precipitate.



COPPER—(Tamba.)

Su'phate or Blue Copperas (Tutiya). — Blue Verditer. — Mineral Green — Sub Acetate or Verdiyris. — Food cooked in foul copper vessels,

and Pickles made Green by Copper.

Symptoms.—Taste acrid and metallic; tongue dry and parched; conferrictions of the throat, and coppery cructations; severe vomiting, or fruitless attempt to vomit; dragging at the stomack; dreadful colic; black bloody stools, and omen distanded; pulse small, hard and quick; syncope; g eat thirst, anxiety, and sweats; scanty urine; cramps, conveniences and death.

Treatment. - Large draughts of milk and water to encourage vomiting; whites of eggs stirred up with water, and taken freely; inflammatory symptoms to be reduced on general principles, and the nervous symptoms by anodynes and anti spasmolics; sugar is not a specific antidote as Orfiles, once promulgated; but it may be given with advantage, displayed in copper. The ferro-cyanate of potash is an antidota next to albumen in efficacy.

Tests -Liquor ammonnia produces a green precipitate, which is re-disso ved by excess of ammonia producing a beautiful deep blue-co-loured a lution. Ferro-cyanate of potash gives a brown precipitate. Oxyd o arsenic a grass green precipitate. Polished ateel reduces it to the me allie state, coating the article immersed with a bright film

of coppe t.

SILVER - (Chandee)
Nittrate, or Lunar Caustic.

Symptoms -S miler to these occasioned by corrosive poisons,

Treatment. — A table-spoonful of common salt, dissolved in a pint of water, and a wine-plassful to be taken every three minutes, to decompose the poison; after which much sgen as drinks my be given, or purgatives administered.

Tests.—Nitrate of silver is precipitated white by common salt, which turns black on exposure to the sun's rays. Prospliate and chromate of a digital yellow precipitates, reduced to the metallic state by calculing in a powerful furnace, with charcon and potash.

LRAD (Sisa)

Super-Acetate or sigar of Lead - (Sisa Ka Chinee). - Litharge (Murdar Sang) - Red Oxide, ar Red Lead (Sindar, - Curbonate or White Lead (Sifila) Wine-sweetened by Lead.

Symptoms.—When taken in large quantities, it produces a sugary saturagent metallic taste; constriction of the throat; pain in the region of the stomuch; paudul, and often bloody vomitings; hierup, convulsions, an death. When taken in small, long-continued dose, it produces, will tis called, painter's colic and paralytic symptoms.

harcatment - The same as that recommended for the salts of barytes (The A kadne Burths), in addition to which, bleeding must be used, if symptoms require it. Castoroil, either with or without opium, to clear the blue's, assisted by frequent emolient clysters. The warm buth

should not be omitted.

Tests.—All the preparations of lead are easily reduced to the metallic state by catcination with charconl. The super-acetate, dissolved in water, is precipitated white by sulphuric acid, of a canary yellow by-chromate of potash and chromic acid, these precipates being easily reduced by calcination. The alkaline sulphurets precipitate the super-acetate of lead of a blackish colour, and so does sulphuretted by drogen

gas. A piece of zine, suspended in a solution of lead, abstracts the lead from the solvent, and it then becomes deposited on the zinc in the form of a metallic tree of crystallization.

MERCURY - (Para.)

Oxy-Murinte or Sublimate (Raskarpur).—Calomel.—Nitric Oxid, or

Red Precipitate. - Bi Sulphuret or Vermillion (Durdar).

Symptoms.—Acid metallic taste; immediate constriction and burning in the throat with anxiety, and tearing pains in the stomach and howels; nauses and vomiting of various coloured fluids, sometimes bloody; profuse diarrhoes, and sometimes a great difficulty in passing urine (Dyauria); pulse quick, small and hard; fainting, difficult breathing, eramps, and cold sweats; great debility and death.

Treatment.—Whites of eggs to be mixed with water, and one given every two or three minutes, to promote vomiting, and by do imposing, to lessen the virulence of the poison. Milk in large quantities, gum water or linseed to a, sugar and water, or water itself, at about 809 Fahrenheit. Clutin as it exists to wheat flour decomposes sublimate, and should be given mixed with water. Inflummatory consequences

should be anticipated and subdued by the usual remedies,

Tests.—Mercurial preparations heated to redness in a glass tube with potash, are decomposed, the quick-silver being volatilized and condensed in small metallic globules in the upper part of the tube, it kept cold. The oxy-muriate is precipitated white by ammonia, veltow by potash, and of an orange colour by lime weter; brown by nitrate of tin, and white by albums a mixed with cell water. A few drops of solution of sublimate, placed on a bit of gold, form a silvery amalga a on it, if touched with an iron pin. The hydrindate of potash produces a beautiful vermillion precipitate with corresive sublimate.

TIN- (Qulai)
Muriate used by Dyers - Oxyd or Putty Pawder.

Symptoms.—Taste anstere, metallic; constriction of the throat; vomitings, with pain over the whole abdomen; repions stools; pulse small, hard and frequent convulsive movements of the extremities and face; sometimes paralysis, and mostly death.

Treatment. - Maik to be given first in large quantities, to distend the stomach, and produce veniting, and afterwards to decompose any remaining poison. In flammatery or nervous symptoms to be subdued

by bleeding, warm baths, opiace, & . & .

Trata.—The mariate precipitates gold of a purple colour, and it is itself precipitated of a bright yellow colour by strong tes, or an absolutic intusion of galls. Albumen or geletia occasions a copions the culent precipitate. The oxydis volatalized by heat, is soluble in hitric acid, and is easily r duced by calculation.

Zinc-(Dusta)
Sulphate or White Vitriol - Oxyd (Sufaid Tutina).

Symptoms An acid teste; a sensation of the king names and vomiting; pain to the stomach; frequent stools; difficult breathing; quick pulse; take face; cold externities, but seldom death (unless taken in very large quantities) owing to the emeric properties of the poison

Treatment. - Vomiting, which is the usual consequence of closes of sulphate of sinc, to be rendered easy by copious draughts of warm water, and particular symptoms to be met with appropriate remedies. Milk and albumen may be given as in poisoning with copper.

Tests.—The alphate is precipitated white by ammonia, the precipitate being re-dissolved by excess of ammonia. Precipitated white by caustic potash, yellowish white by the alkaline by-dro-sulphurets, and of an orange colour by chromitee of lead; easily reduced by calcination with charcoal and nitre, presents a phosphorescent appearance before the blow-pipe.

ACID4.

Sulphuric or Oil of Vitriol. (Canduk ka Attar).—Nitric or Aqua-fortis, (Shoro ka tezal).— Murintic or Spirits of Salts (Nemuk ka tezal).—Oxiaic or Acid of Sugar.—Phosphoric.—Fluoric.—Turtaric.—Prussic or Hydrocyanic.

Sumptoms .- Acid burning taste; acute pain in the throat, stomach and howels; frequent vomiting of bloody matter, which offervesies with chalk or alkaline carbonates, and reddens litmus paper; mouth and lips excoriated, shrivelled white or yellow; hiccup; copious atouls, more or less bloody; tenderness of the abdomen; difficult breathing; irregular pulse; excessive thirst; drink increasing the prin, and seldom retained on the stomach; frequent, but vain efforts at micturation; cold swears; alt red countenance; convulsions and death. It prussic acid be taken in large quantities death is the immediate result; in smaller quantities it produces stupor, neason, giddiness with loss of sight, and sometimes salication, diffi all breathing, dilated papils, and familiess, which if not soon relieved, terminated to death. When applied to sores, or the surface of the body, in authousis, the same off ets are produced : all the sales formed with this acid are more or less poisonous. The essential oil of the bitter almond is a deadly poison, and smelling a bottle containing anihydrous prussic seid, proves instantaneously fatal,

Treatment — M x an onnee of calcined magnesia with a quart of water, and give a wine glassful every two minutes; sonp, or chalk and vater may be used until the magnesia can be procured; carbonated alkalies must not be used. Vamiting to be excited by tickling the threat with a feather. Diluents to be taken after the poison is got rid of for some time. Inflammatory consequences to be met by the usual remedies.

If sulphyric acid has been taken, water alone should not be given, nor should calcined magnesis, but the common carbonate of magnesis may be given freely, mixed with water; there is too much heat generated in the stomach, if the above cautions be not attended to. Chalk and water should be given if oxalic acid has been taken; prussic acid has been taken, use emeties, or the stomach pump; dash the body well with cold water; make the patient inhale ammonia or chlorine, or any other stimulants, and touse the system in every possible way.

. Tests. - Sulphuric acid is known by its great weight, evolving heat when mixed with water, Bary tes throws down a sulphate, insoluble in nitric said or water.

Nitric acid emits orange colored fumes on the addition of copper, and is changed blue by it; potash throws down a nitrate which diffagrates when thrown in the fire. It tinges the skin yellow.

Muriatic acid emits pungent fumes; ni rate of eilver throws down a

white precipitate, soluble in ammonia, but not in nitric acid,

Oxalic acid is precipitates by lime water, the precipitate being solu-

Phosphoric acid precipitates harytes and lime water; the precipitate soluble in nitric acid, decomposed by charcoal at a high temperature, evolving cachonic acid gas, and phosphorus is sublimed.

fluoric acid gives out white vapours; heat is avolved with a hissing noise, when water is added to it; it dissolves glass.

Tartaric acid gives a precipitate with lime water, soluble in excess of

acid, and in nuric acid also.

Prussic acid smells like titter almond or peach, which is insoluble in cold nitric acid and leaves, it precipitates nitrate of silver white when dried, and heated gives out cryanogler gas, which burns a rich rose coloured flame.

ALKALIRO.

Caustic, or Carbonated Potash-Sodu-Ammonia (Phar ha Neemuk

Saji.)

Symptoms - Taste sorid, urinous, and causic; great heat in the throat; nausea and comiting of bloody matter, which changes syrup of violet to green, and effervesces with ucid; if the carbonated form of the alkali has been taken, copious stools, acute pain in the stomach, colic, convulsions, derangement, and death.

Treatment.—Vinegar and other vegetable acids to be given largely, to neutralize the poison there; dilate freely with demulcents, and treat inflammatory symptoms with the usual remedies. Almond or olive oil may be given largely, for it not only makes vomiting easy, but con-

verta the alkali into a soap.

Tests.—Alkalies have many properties in common, their solutions feel soapy to the touch, change the vegetable reds and blues to green, and yellows to brown, remain transparent, when carbonic acid is added to them, which distinguishes them from the alkalio earths, barytes, strantian and lime. Nitrate of silver is precipitated by them, in form of a dark-coloured oxyd, soluble in nitric acid. Potash and soda may be distinguished from each other by exaporating their solutions to dry next; potash will become moist by exposure to the air, while soda will remain dry. Ammonia is known by its pungent small, and precipitates the salts of copper blue.

ALKALINE EARTIES.

Lime (Chunam) -- Baryta Carbonate Muriate. •

Symptoms.—Violent vomitings; convulsions; palsy of the limbs; distressing pains in the abdomen; becap; alteration of the countenance, and very early death, when barym, or any of its combinations, which are very energetic poisons have been taken, lime sometimes produces death.

Treatment.—It lime water has been taken, vinegar and other vegeta. ble acide are the best antidates.

If baryta has been taken, a week solution of Epsem salts should be drank plenteously, to produce voneting, and at the same time to decompose the poison, which it renders mert by forming the insoluble sulphase.

It Reson salt be not at hand, large draughts of water, acidulated

by subphuric seid should be given.

Tests.—Solution of lime change vegetables blues to green, and is precipitated white, by carbonic and oxalic acid, while no change is produced on it by sulphuric acid; its salts are decomposed by the fixed alkalics, which precipitate the lime, but not the ammonia. Pure

har ta andergoes changes similar to lime, when water is added to it, and acts like it do vegetable colours; it does not effervesce with acids, Carbonate of hary ta is insoluble in water, but dissolves in nitric or marriatic acid. Mariate of lary ta in solution is not changed by ent-phuretted by drogen, or pure sumonia, but its carbonate throws down a white precipitate, which is carbonate of bary ta.

Nitre or Sultpetre, or Sal Prunella - (Shara or Kalmi.)

Symptoms. — Pain in the stomache; nauses; paintut evomitings; purging, convulsions, faintings; pulse feeble; cold extremities, with fearing pains in the stomach and howels; difficult respiration; and death.

Treatment. - Similar to that of arsenic.

Tests. - It nitre be thrown on a fire, it deflagrates; if powdered and autohuric acid be poured on it, it gives out nitrous fumes; it is decomposed at a high temperature, giving out oxygen gas.

Muriate of Ammonia or Sal Ammoniae - (Nauskada.)

Symptoms. - Excessive vomtange, with convulsions and general stiffness of the muscles; great pain in the bowels; early alteration of features, and death.

Treatment.-Large draughts of warm sugared water, to excite

vomiting, and the throat tickled with a feather.

Tists. - Muriate of ammonia is soon votatilized if placed on hot coals; if rubbed up with quick I me, it gives out the fumes of ammonia, a solution of it in water is precipitated white by nitrate of silver.

lodine, Hydriodate of Potask and Soda.

Symptoms.—Barning sensation and constriction of the throat; billious voluting, heartburn, salivation, pain in the eyeballs, obscured vision, palpitation, tremor, paralysis and death.

Treatments. - Mucitaginous drinks to be given plentifully, and large

emolliant elysters to be thrown up the rectum.

Tests. - Inding exists in scales of a greyish black colour, and becomes a violet colored gas at 120% it is sparingly dissolved in water, which truges raw starch of a fine purple, it stains the skin brown, which soot vanishes; it destroys vegetable colours, and has the odour of chlorine. If driodate of potash precipitates corrosive aublimate of a carmine colour.

Physenorus.

Symptoms. - Similar effects to the mineral acids, with a hot taste

of garine.

Treatment.—No specific antidote known; but vomiting should be excited by large draughts of water, mixed with magnesia, and all

oily and fatty substances avoided.

Tests.—It phosphorus, or the rejected contents of the stomach, after it has been taken, be boiled in a retort, (with its beak under water,) with a solution of caustic potash, phosphorated hydrogen gas is formed, which exploder, with a green flume, as soon as it reaches the surface of the water.

Alored ... (Shigh Mobuter.)

Brandy, Wines, and a'l Spirituous Liquore.

Symptoms.—Inoxication, and when taken very freely, completely incensibility. Apoplexy paralysis on one side, countenance swollen, and dark red colour; breathing difficult, often stertorous with a peculiar puffing out of the tips, suding very frequently in delirium trements, and sometimes death.

By smelling the breadth, you may readily distinguish the symp-

toms from these of spontaneous spoplexy.

Treatment.—Twenty grains of sulphate of zine should be got into the stomach as soon as possible, and if the person has lost the power of swallowing, a flexible tube should be the means of conveying it there, vomiting should be induced, by all possible ineans, such as large draughts of warm water, clysters of salt and water, should be thrown up the rectum. The patient should be placed erect, and if the countemance does not improve, the jugular vein should be opened, cold wet clothe applied to the head, particularly if the body is hotter than natural, If the extremities become cold, warmth and friction should be parteveringly used.

If vomiting cannot be excited, the stomach pump may be had

recourse to,

N. B. - [Phosphorus and Alcohol are plac'd under this division of the chart, for convenience of arrangement.]

VEGETABLE POISONS.

NARCOTIC POISONS.

Cocculus Indicus (Cachmaree) — Dutura Strammonium (Datura).—
Hemp (Gunja). - Hemlock (water.) - Hemlock (common) - Hemlock
(Drapwart). - Hyuscyamus or Henbane. - Nux Vomica bark and its
preparations (Kuchalee). - Opum, (Afin). - Tobacco (Tambackoo).

Symptoms.—The parcotic vegetable poisons, it taken into the stomach, or applied to a wound occasion the following effects. Suppor; numbress; heaviness in the head; desire to vomit, slight at first, but afterwards insupportable; a sort of intoxication; stupid air; pupil of the eye dilated; furious or lively defirium; sometimes pair, convulsions of different parts of the body, or palsy of the limbs; putse variable; breathing quick; great anxiety and dejection, and if not specific removed, terminates in death.

When nux vomica is the poison taken, its symptoms are very similar to tetanus in its worst form; the slightest thing throwing the

putient into horrible convulsions.

Datura ammonium produces blindness, and a prediar creeping

of the muscles belonging to the extremities, .

Treatment, -An active emetic should be given and repeated every quarter of an hour, until it has effect; but in case of bad symptoms presenting themselves, it would be advisable to have recourse to the stomach pump. Large and strong clysters of sait and water should be thrown up, to assist in getting rid of the poison, and after comiting ceases. strong purgatives may be given. If the drowsiness, which is cometimes in the extreme, and the insensibility bordering on apoplexy be not remedied by these means, lose no time in applying blisters over the neck, chest, and legs. In absence of blisters mustard poultices may be applied. The warm bath should be had recourse to, and if all fail, open the jugular vein. If the natural temperature of body sink, friction should be perseveringly used. A ter the poison has been completely evacuated, a tumbler of vinegar may be given as a drink; but on no accompt must the vegetable and he given, until you feel satisfied that the polson is got rid of. Rouse the patient by every means in your DOWET.

Teste,-Acetate of lead precipitates an impure meconate of lead, rom a watery solution of opium, which precipit ates should be surpend-

ed in 10 or 12 parts of water, and subjected to a stream of sulphureted hydrogen gas, filter and evaporate at the temperature of 180d. Pabrenheit and beautiful crystals of mecanic seid are procured, which if dissolved in water, form a deep red solution with permuriate of iron.

Morphia and its salts form a deep greenish blue solution with permuriste of fron, and turn brown on adding a drop or two of iodic

acid.

Narcotine, if pure, is not affected by permuriate of Iron; but if nitric acid he poured on the crystallized narcotine, it turns it of a heautiful vellow.

A mixture of ammonia and alcohol will produce a crystalline precipitate of morphia from laudanum in a few hours, which if twice dissolved in acetic acid, and twice precipitated by ammonia, yield colour-

Jess crystnia.

Nux vomice is of a dirty, grey colour; inflames on chargoal; an intensely bitter taste; and an adour like liquorice powder. Acquires a red orang-colour, when treated with nitric acid, which is destroyed by the addition of chloride of tin. It precipitates greyish with tincture of galis

IRRITATING POISONS.

Aconite - Croton Oil or Seeds (Jamel gota.) - Euphorbium, (Monnah.) - Elaterium - Hellebore. black, (Kuthe.) - Hellebore white, (Kuthe sufeid.) — Plumbago, (Lall chitra).

Symptoms. - The general effects of this class of poisons are an acrid pungent takte, with more or less of bitterness; excessive heat; great dryness of the mouth and throat; violent vomitings, the effect being continued after the stomach is emptied; parging, with great pain in the stomach and bowels; pulse strong, frequent, and pregular; breathing difficult; appearances of intoxication; pupil of the eye diluted; in-enschility resembling death; pulse gradually dies away, and death closes the grene,

If applied externally, many of them produce violent inflammation,

With eruptions of pestules.
Plants, whose flowers have fine stamens, one pistil, one petal, and whose trait is of the beary kind, may at once be pronounced poisonous. The unbelliterous plants which grow in water are mostly poisonous,

N. B .- For explanation of the above terms, see Bengal Dispensatory, page 98.

Treatment.—If the poison causes vomiting, it may be rendered onsy by large draughts of warm water; but if insensibility comes on without vomiting, 20 grains of sulphate of zine should be given, and repeated every quarter of an hour, until it has effect; and when the stomach is well emptied, a brisk purgative should be given. After the poison is got rid of, a strong infusion of coffee, or vinegar diluted with water may be given. Camphor, mixed wit seither, may be given, and it insensibility be considerable, apply blisters and friction, as recommended to the treatment of narcotic pol-ons. Inflammation to be treated on general principles.

Tests. - It Lail Chitra he the anspected poison, the matter should he treated with sulphuric ether, and shaken well in a long tube, sealed at one end, the etherial solution decented, and any alkali thrown in as a test, when, it Lall Caitra be present, the solution will turn to a deap

red rosy colour. The other vegetable poisons cannot be detected by chemical analysis.

Animal Poisons. Poisonous Fish.

Symptoms —In an hour or two, or often in a much shorter time after state fish has been exten, a weight at the stomach is felt, with slight giddiness and pain in the head, and a sense of heat about the head and eyes; considerable thirst; often an eruption of the skin (urticaria), and in many cases death has followed.

Treatment —An emotic should be given immediately, and repeated until vomiting takes pince freely; after which active purgatives should be given. Vinegar and water may be disaid after the above remedies have operated, and the body may be spouged with the same. It spasms come after purging, 100 drops of landamin may be given to an adult patient, and it inflammation sets in, respect to an general principles.

VRNOMOLS INSECTS.

Scorpion-Hornet-Wasp (Bolta) Bee (Movomachee) - Musquito (Moo ha)

Symptoms —In general the sting of these insects causes only a slight degree of swelling; but the sting from the scorpion turs rishly produces violent influences in, followed by suckness and fever, with excruciating pain in the part affect d.

Treatment.—Hart-horn and oil may be rubbed on the affected part; or a little sugar placed over the wound; or a ray more ened with said water may be applied till the pain is removed, five or six drops of ammonia may be given internally, mixed with ball a wine glassful of water, or a little wine may be given. The pain may in general be removed by a rong pressure over the part affected with the barrel of a small watch key.

Canthaniles or the Ble terring fly, (Talanapole).

Symptoms.—Non-seems of our of the breath; act of their; larring heat in the throat, stomach and helly, request comitings, often their, with corrows bloods, stools; excruenting pain in the stome, pain and lication the bladder; stangury or reference of urine fright-interestations, and death.

Treatments—Vinning to be and by drinking warm with much 15 if presents Powder has been mixed. Emplicate objects should be administered, and it symptoms of influencement of the stomach, kidney or blad for supersent, they must be subdued by appropriate treatment. Complor dissolved in oil may be rabbed over the abdomen, and on the thighs, and the warm bath may be had recourse to.

Poisonors Seapents.

Symploms -- A severe pain in the won-ried part, which soon extends over the limb or body; great swelling, at his hard and pair, then reddish, hid and grangemous in appearance, funtings, vomitings, convulsions, and sometim a junides; pulse small, frequent and arregular, heating difficult; cold sweats, the aight fails, and intellectual faculties become decanged. Inflammation, and often extensive supportation and gauge ne (mortification) followed by death.

Treatment -Ap. 1) a lighture above the would; enlarge the mound, and apply a cut ping gass. Give the patient 50 drops of land unmathemathic, and repeat it every half hour for 3 doses, taking care that the patient is kept walking about, and dees not lie down to sleep that the patient is kept walking about, and dees not lie down to sleep the cold and claiming, give ten grains of the carbonate of ammonia in a wine glassful camphor and repeat every half hour; or some warm brandy and water.

Observations.—Poisonous anakes have conical tabular lange, but only one row of teeth on each side of the upper jaw, while the innocent tribe have two. In the former the scales decrease in size as they approach the head, while the reverse is the case in the latter.

SALIVA OF THE RABID DOG.

Symptoms.—At an uncertain interval after the bite, generally, however, between the twentieth day, and three months, pain or uneasiness occurs in the bitten part, though the wound may have been long healed. Anxiety, uneasiness, langour, spasms, horror, disturbed sleep, difficult respiration succeed, and are soon very much increased. Violent convulsions affect the whole body, hideously distorting the muscles of the face; the eyes are red and protruding; the tongue swells, and often hangs out, and viscid solive flows from the mouth. There is pain in the stomach, with bilious vomitings; a horror of fluids, and an impossibility of swallowing them; all these symptoms are aggrevated till the sufferer is relieved by death.

Treatments—Hydrophobia is more easily prevented than cured; indeed it is extremely doubtful if it ever has been cured. Mercury, arsenic, opium, musk, hemp, camphor, acids, wine, vegetable and mineral aikali, various herbs, and many other remedies have been tried, but none can be relied on. Large blood-lettings, the warm and cold bath, and almost all other remedial agents have been tried without success. The bitten part should be completely cut out, even though it has healed—if the symptoms have not yet come on, the part should then be immersed in warm water, or washed with it as long as it will bleed; the supping glasses may be applied, and after the most persevering ablution, caustic should he applied to every part of the surface, and then the wound covered with a poultice, and suffered to heal by granulation. No milder discipline can ensure safety.

ASPRYXIA OR SUSPENDED ANIMATION.

Treatment of Drowned Persons.

Remove the body on a plank or hurdle, with the head elevated, to the nearest dwelling house; or if it be very far, to some other place; first strip it of the wet clothes, rub it dry, and put on the spare clothes of bye-standers. This is to prevent evaporation, and consequent reduction of hear. Place it between warm blankets, and keep up the temperature by application of dry heat in every possible way. Water extinguishes life, as it does fire by heeping off the air—therefore restoring air to the lungs by inflation, is the means most to be relied upon; and should be commenced without a moment's delay, and continued perseveringly during several hours. This is best accomplished by pressing the tongue downwards and forwards, and passing a small curved tube into the gullet (larynx), and attaching a pair of bellows to it, (the Bengalles goldsmith or tinemith's bellows will do), or in the absence of bellows an assistant must blow into it—to distend the lungs, which must be emptied by pressure with the head on the cheet or

helly—these expedients should be done alternately so as to imitate natural breathing. If oxygen gas could be used instead of atmos-

pheric air, it would be preferable.

Friction with warm flannels should be going on all the while, and ammonia applied to the nose. Warm clysters, with salt and mus'ard, or of brandy and water, may be thrown up, and warm spiced wine got into the stomach, by means of a flexible catheter and syrings—not to be attempted without such instruments, till the patient can swallow. Bleeding must not be had recourse to, unless the face be very dark, and the limbs warm and flexible. Tobacco in any form is useless, and very dangerous. Opening of the windpipe, (Laryngotomy) may be had recourse to, if all other means fail to distend the lungs. Electricity, or glavanic electricity may be used, passing the shocks through the heart.

The body should be insulated from the earth, by placing it on a plank of wood, supported by quart bottles perfectly dry, on the outside. It recovery happens, small quantities of light nutritious food may be given, and perspiration kept up by warmths, and tepid drinks.

Treatment of Persons Hanged.

Remove the ligature as soon as possible, and act as for drowned, with the exception of opening the jugular vein, and removing, if possible, six or eight ounces of blood. Death is caused rather by suffocation than apoplexy, therefore the lungs should be supplied with air without delay.

Treatment of persons supposed to be dead by Carbonic Acid Gas, and other poisonous exhalations.

If the body retains its heat, expose it to the air, and dash cold water over the head, neck and breast. The lungs should be inflated, the nostrils stimulated, and if the veins of the neck appear full, some blood may be removed from them. If the temperature of the body he below the natural standard, heat must be applied instead of cold, and friction may be useful.

Treatment of still born Children.

The lungs must be perseveringly inflated, by means of a quill, or small female catheter, the heat kept up by warm flannels, or immersion in warm water. Stimulants may be applied to the nose, and pit of the atomach, and gentle friction should be used.

Treatment of Persons Struck by Lightning.

Inflate the lungs as early as possible; apply stimulants, more particularly gentle electrical shocks, passed through the chest, and along the spine. Keep up the temperature by external heat, and get warm cordials into the stomach, by means of the flexible tube and syringe.

Treatment of Persons who have been exposed to Intense Cold.

First use gentle friction with iced water, but in case this is not at hand, use the cold bath, and whilst the person remains in it, small quantities of warm water must be added at intervals, so as to raise the temperature gradually, the friction being continued. The lungs to be inflated; warm wine, or any other warm fluid to be given, very cautiously at first, and solid food to be withheld, for some hours after recovery.

PART VI.

A CHRONOLOGICAL ACCOUNT

OP THE

CONNEXION BETWEEN ENGLAND & INDIA.

A CHRONOLOGICAL ACCOUNT

OF THE

CONNEXION BETWEEN ENGLAND & INDIA.

- 1.523, co: Attempts made by England to reach India by the North East and North-West Passages.
- 1579; Sir Francis Drake landed at Ternate (Molucca Islands), and traded with
- the King of the country. Landed subsequently in Jave.

 1529 Levent Company made a Land Expedition to India; much information obtained which proved highly useful in the aubsequent establishment of Indian commerce.
- 1509; A society of 101 adventurers petitioned Queen Elizabeth for a trading Charter to India. John Mildenball sent on an Embassy to the Mogul.
- 1600 December 31; First Charter granted for fif sen years to a company of adventurers, called the, "Governor and Company of Merchants of London trading to the East Indies."
- Conducted by a chairman and twenty-four directors, to be chosen annually. 1601) May 2: First English fleet sailed from Torbay; landed at Acheen in Sumetra, and at Bontam in lava, in both which places they left factors; returned to England September, 1603.
- 1609 Second Charter granted to the East India Company constituting them a corporate body for ever, but reserving to Government the power of dissolving them on three years' notice
- 1613 January II: A Firman granted by the Mogul, allowing the English to establish factories at Surat Ahmedahad, Cambaya, and Goga.
- to 4 The Company became a Joint Stock Company. English establish a factory at Firendo to Jupan.
 - The Portuguese, who were at war with the Mogul, defeated by the Enghali on the Bombay coast; the English in consequence obtained a firman, granting them perpetual liberty of trading.
- 1617 The Danes turm a settlement at Tranquebar.
- 1018 Disputes between the Dutch, and English companies for exclusive trade with the Spice Islands.
- July 17: Tranty between English and Dutch, by which the English were 1619 allowed to where in the proper trade of Java, and in that of Pullicat, and to hold a third of the Molucca and Banda trade.
- 1622 April 22: English assist the Persians in expetting the Portuguese from Ormus, for which service various commercial privileges in the Persian Gulph were granted them,
- 1623 February: English tortured and put to death by the Dutch at Amboyna on an accusation of a conspiracy to expel them from the Island, where the two nations resided in pursuance of the treaty of 1019.
- The Company allowed to exercise marrial law in India. 1674
- Treaty with Portugal, by which the English were allowed access to the 1635 Portuguese ports in India.
- A licence granted to Sir William Courten to trade to India for five years, 1636 in violation of the Company's Charter.
- 1644 Fort St. George built at Madraspainam on the Coromandel Coast.

<sup>India governed by the Mogul Baher, whose empire was founded in 1525.
Portuguese factories established on Molabar Coast and in Bengal.
Dutch begin to establish the meeties in India
India is now divided juto fifteen subahs, each under a Subahdar or Viceroy.</sup>

- 1652 The Company obtain considerable privileges in Berga' through the influence of some skillul English surgeons, who perform extraordinary cures at the court of the Mogul.
- 1654 Fort St. George (Madras) made a Presidency.
- 1055 The trade to India thrown open for three years.
- 1057 New Charter granted for seven years, upon patition, alleging that evils had resulted from the open trade.
- 1638 The forts on the Malabar coast made subordinate to Surat; Bengal and the Coromandel coast placed under Madras.
- 1061 April 3: a new t barter granted to the Company, confirming former privileges, allowing the right of making peace and war, of exercising civil and criminal jurisdiction, and of sending unlicensed persons to England.
- 1664 French East India Company established.
- 1664 Furat defended by the English against Sivages, the Mahratta chieftain; new privileges granted to the Company by the Mogul in recompence.
- 1668 The Island of Bombay, which had been ceded by Portugal to Charles II as part of the marriage portion of the Princess Catherine, granted to the East India Company, "in free and common accase, as of the manor of East Greenwich, at an annual rent of 101."
- 1673 December to: St. Helena granted by Royal Charter to the East India.
- 1683 Euglish driven out of Bantam. Bencoolen fortified.
 - December 27. Carrison of Hombay, under command of Captain Keigwin, declare themselves king's subjects, and independent of the Company. The island emanted in a state of insubordination until the receipt of orders from England to deliver up the place.
- 1687 Bombay erected into a regency, and made supreme over all the Comjuny's establishments in India.
 - After several quarrels with the officers of Aurungzebe (the Mogul Emperor), vessels and troops arrived in the Ganges; English beaten and forced to shandon Hoogly.
 - Reptember: English permitted to return to lloogly.
 - Pondicherry established by the French.
- 1689 Company resolve on obtaining territory in India. Tegnapatam purchased and Fort St. David built.
- 1693 Company's Charter forfsited, in consequence of failing in the payment of 5 per cent. levied on all Joint Stock Companies.
 - October 1: New Charter granted by the king the right of the king to grant a Charter denied by parliament.
- 1698 September 3: A new Company incorporated by the name of the " English Company"
 - The old Company, called the "London Company," ordered to cease trading in three years.
 - Chloutte purchased by the old Company as a Zemindary, and Fort William built.
- 1700 The old Company obtained an Act, authorizing them to trade under the Charter of the new Company.
- 1702 July 22; Act for the union of the two Companies passed under the Great Sent; the factors of each Company to manage separately the stocks proviously sent out, being allowed seven yours to wind up their affairs, when the Companies should be finally and completely united
- 1707 Calcutta, which had been butherto subordinate to Madras, now made a separate presidency.
- 1708 Complete union between the Companies effected.
- 1711 No person to be a Director of the East India Company and Bank of England at the same time. (9 Anne, c. 7.)
- 1712 Exclusive trade extended to Lady-day, 1736. (10 Anne. c. 28)
- 1718 Juffier Khan subulidar of Bengul; this subah is now become virtually independent of the Emperor.
- 27.15 July a deputation from the Company arrives at Delhi to solicit security from the oppression of the Mogul officers; a Firman granted 6th January, 17.17, exempting their trade from duties, and allowing them to possess land around their factories.

- 1717 An East India Company formed at Oatend, and several ships dispatched. for India.
- 1718 An Act of Parliement obtained to punish British merchants trading to incia under foreign commissions.
- 1720 Company authorized to borrow money to the extent of the sums lent by them to the Government, if not exceeding 5,000,0011. Dividend reduced from 5 to 4 per cent.
- August, a Charter granted by the Emperer of Germany to the Oatend. Company, under which a very successful trade was carried on, until political reasons induced the Emperor to destroy it.
- 1726 A Charter gramed enabling the Company to establish a Mayor's Court at each of the three presidencies, Culcutta, Madras and Bombay and to hold. Courts of Quarter Session to determine all penal causes but those of High Treason.
- 1730 Charter renewed, and privileges extented to Lady day, 1769. Company agreed to accept an interest of 4 material of 5 per cent, on loss to Government of 3 .00,000L, and paid a premium of 200,000L. Restricted. from holoing lands and tenements in Britain above the value of 10,000%. per annum (3 Geo. 11 c. 11)

1731 Swedish India Company formed.

Dividend doe Chustmis 1737, reduced from 8 to 7 per cent.

- 1739 Invasion of India a dimeasure of Delhi by Naur Shah of Parsia. The Mogul Cower declines rapidly, and many of the subabline or vicerovs become independent. The Mahrattas obtain great power, and the Robillas form a separate state,
- 1744 Exclusive privileges continued to Lady day, 1783, in consideration of a loan to Government of 1 00 ' QcOL (13 Geo. 11 c. 17.)
- War being declared between England and France, a French fleet was dispatched to attack Madeas.
 - September 14. Fleet anchored about twelve miles south of Madras, and landed 6'0 men, commanded by Labourdonnais. Madres capitulated after a bombardment of five days; treaty signed by Labourdonnais, who curenanted to rethe)de pleix, the Governor of Pondicherry * violated the capitulation.
- December 19; Duplers failed in an attack upon Fort St. David. 1747

1743 English bearege Pondicherry without access.

1749 August: Madrus restored to the English, in pursuance of the peace of Aixla-Chapelle, (1748)

A deposed Rajah of Ianjore obtains the aid of the English by a promise of the territors of Devicotiah. The English take Tanjere, but aban-don the cause of the deposed [N. B. Ibis was the beginning of the English military power in India 1

War in the Carnatict for the a cression to the Nabubahip of the province, occasioned by the death of the Subabder of the Deccan, French and English engaged on different sides.

October; French received the sovereignty of eighty-one villages in the neighbourhood of Pondicherry.

1751 French party triumphant. The protego of the English, Muhammed Ali. takes refuge in Trichinopoly, where he is besieged by the French and defended by the English.

Captum Clive (afterwards Lord Clive) hasing a Arcor the capital of the Carna ic, reduces it, and deleads it with success against very superior forces.

1752.3 Hostilities continue, the advantage being generally on the English aide. 1754 August 2: Commission is arrive from France and England to put an end to the war. Duplets superseds i. October 11: Truce for three months agreed to.

December 26; treaty of peace signed at Pondicherry. Posts nations to withdraw from interference in the affairs of the native Princes.

^{*} Pondicherry, the seat of Government of the French in India,

[†] Carnatir, a grand division of the Subuh of the Doccan-

1756

1755 Severndroog and Bancoote * taken by Commodore James from Angria, a Mahratta pirate, who had successfully rebelled against his country, and disturbed for many years the commerce of the coast.

February 11: Angrin taken prisoner, and his piratical state destroyed, by the combined forces of the Muhrativs and English under Admiral Wat-

son and Colonel Chite.

June 18: Calcutta attacked by Suraja Dowle, the Subabdar of Bengal, who was displeased at the erection of fortifications by the English. The Governor and other principal persons escape from the fort, take with them all means of delence, and leave their countrymen to their fate, without an effort to save them. Calcutta taken by the Subahdar and 140 persons put for security into the English prison (the Black Hole), where 123 perished from sufficution.

Treaty between the Presidency of Bombis and Bujes Row, the Peighway of the Mahrattas, excluding the Dutch from the Mahrattah dominions. and giving to the English Fort Vittoria, Bancoote, and Hemstgur, in

exchange for Gheriah.

December 11: Admiral Watson and Colonel Clive arrive with a fleet in the Ganges.

1657 January 2: Culcutta retaken. January 11: Hoogly retaken.

February 3: the Subslidar surrounds Calcutta; but on the 9th concludes a perce with the English, and permits them to fortify the place.

March 14: English take possession of Chandenagore, a French settlement. The English determine to depose the Subshdar, and to put Meer Juffier. an officer of high rank, in his place.

June 23: Buttle of Plassy, in which Colonel Clive, with about 3000 men, vanquished the Subalider at the bond of nearly 70,000, and laid the

toundation of the Bertish power in India.

War ronewed in the Curnotic with various success. French take Vizagapatam, Chittapet, and other forts. English take Madora Influence of Bussy very great in the l'ennaula; he obtains from the Subshdar a grant of the Northern Circara;

April 28: French fleet arrives at Fort St. David from Europe under the command of Count de I ally.

April 23: English fleet arrives. Undecisive combat between the two fleets.

June 1: Lally takes Fort St. David, and razes the fortifications.

October 4: Lally takes Arcot, capital of the Carnatic. Bussy recalled from the Deccan by Laily, who.

December 11, commences the siege of Madras.

December 14; Black I own captured. Siege continued until the arrival of a British flost under Admiral Pococke (February 19, 1759), when

June 11: a Commission arrives at Bengal from the Court of Directors, remodeling the whole government; a Council of Ten appointed, and four Governors nominated, to preside each three months. Clive was not included in the nomination. The whole body unanimously invite Clive to take the government upon himself.

September: on Expedition dispatched from Bengal by Clive to drive the

French out of the Circars.

1750 Murch 4: Offensive trenty with the Nahob of Surat against one of the chiefs, collect the Siddees who had possessed bimself of the castle and flect belonging to Surst: both given up on the same day.

April 6: English take Masultpetem, and conclude a treaty with the Subalder of the Decean, by which that Prince ceded much territory and engaged to suffer no French settlement in his dominions. The French forts fall successively into the power of the English:—November 19, Wander 126; December 10, Carangoly; February 9, 1760, Arco; fails, January 14, -761, Pendicherry surrenders; and by the middle of April, not a vestige of the power of the French remains in the l'eninsula.

On the Malabur coast t The Prisiwa was originally chief of a council of eight Bramins, by whose article affair a of sister were a gulated. The office of Prishwa had, by degrees, become bereditary, and his power aspector to that of the superrige. 1 Manialangur, Eliere, R. Jahmundey, Chicacole—all North of Madras.

A confederacy between the Nabobs of Oude and Allahabed to seize on Bengal; they invide the eldest son of the Emperor Alum Gir to join their enterprise. Parma attacked, but the confederacy dissolved by the treachery of the Nabob of Oude, who seizes on Allahabad. Attack on Patta consequently withdrawn. The Mogul Prince, left powerless, receives a gratuity in money from Clive, and retires.

1760 February; Colouel Clive suils for England. The Alogul Prince again invades Bahar, and on his much receives intelligence of his father's

death. He assumes the tul- of Shah Alum 11.

February 1 ; Shah Alum detented by Collinud, and the Bengal troops

under Aleeran, son of Alir Jamer.

March: the Emperor avoids the enemy and boldly enters Bengal leaving them behind him. After many viciositudes the Emperor is finally defeated (January 1761) by Mojor Carnac, and concludes a treaty with the English by which he contirms their Subahdar in his dignity, and agrees to receive 24 lacks per annum as sevenue (about 210,000).)

July: Mr. Vansittate succeeds Clive as Governor of Bengal. Mir Casim. son in law of Mir Jaffier, receives the power of the Subahdarship.

Juffier still cetsining the title.

September 77: Treaty with Mir Casim, by which the revenues of Burdwan, Midnapore, and Chittagong are assigned to the Company.

Mir Jather resigns the Subahdarship.

- Almost all Hudustan at this time in possession of the Mahrattas, joined by the other Hudu states or of the Mahometans headed by Ahmad Abdalli, the Afghan Prince of Eastern Persia. The supremity of the Abdalli Afghans decided, and the Mahratta power broken by the great battle of P. niput (January 1761), in which the latter were routed with horrible slaughter. The Afghans recognise Shah Alum us the Great Mogul.
- 1761 January: Shah Alum defeated at Patna by Major Carnac. Treaty with Shah Alum; the Emperor to acknowledge Alir Casim as Subabdar, who engages to pay him 24 lacks per ennum.

1763 February 10: Treary of Paus, by which the French recover Pondicherry

and the other forts which they possessed in 1719,

Company's servants determine on war with the Subabdar to support a claim made by them to exemption from internal duties on their own private trade, the Subabdar having abolished all internal duties in order to protect the native merchants from rule, in consequence of this claim, which had been oppressively enforced.

June 25; Mr. Ellis surprised and took Patna; but while his soldiers were sugaged in plunder, they were attacked by the Subahdar's troops,

and made prisoners. Subabilir takes Cossimbazar.

July: English treat with Alir Jailier, agreeing to restore him on coudition of his exempting them alone from internal duties.

August 2; Mir Casim defeated flies to Patna,

September 5: Peas of Oodwa forced.

October; Mongar taken. Casam murders bis English prisoners.

November 6: Patus taken. Alir Casus seeks protection of the Nabob of Oude.

February 11: a serious mutiny broke out in the English army; quelled by the severity of Maj r Munro, who arrived from Bombay in May.

1764 October 23: Battle of Buxer, in which the Allies were defeated, the power of the Nabob of Oude was broken, and the Emperor thrown on the protection of the English Emperor established in the dominious for the Subabdor of Oude English receive Ghazespore.

1765 January : Death of Mir Jaffier at Calcutta, his son. Nujeem ad Dowle, made Subahdar : the military affairs of the country taken by the Eug-

lish into their own bands.

May 8: Lord Clive arrives at Calcutts, with the titles of Governor and Comminder-in-Chief: -Orders from Court of Directors that no servant of the Company should receive presents above the smount of 1000 rupess, without the consent of Council and that all presents exceeding in amount 40 0 runes should be paid over to the Company.

May 19: Nabob of Orde (Suja Dowla) throws himself on the generosity of the English, who restore him to his dominions, except Corah and

Allahabad, and which are reserved to the Emperor.

- August 12: Imperial grant issued, constituting the Company Dawannes (or Receivers of Revenue) of Bengal and Oriesa,
- [N. B. This grant gave the Company the virtual sovereignty of these extensive countries]
- 1766 January 1; Double Batta* abolished; a aerious mutiny arises in consequence; subdued by the firmness of Class; many officers cashiered.
 - May 8: Death of Nujeem ad Powla, nominal Subuhdar of Bengal, succeeded by his brother, Syeffed Dowla.
 - November 12: Treaty with Nizam Ali, the Subahdar of the Deccan t by which the Northern Circurs were granted to the English for an annual payment of 5 lacks; the English to assist the Subahdar with troops. The Subahdar procures the aid of the English against Hyder Ali who, from a subordinate rank in the service of the Rajah of Mysore, had raised himself to the throne about 1761.
- 367 January: Lord Clive sails for England; Mr. Verelst succeeds as President. May 6; General Court of Proprietors vote a dividend of 123 per cent, which is resunded (June 24) by an Act of Parliament, directing that future dividends should be fixed by a ballot, in a court called for the purpose.
 - September: the English troops, who supposed themselves in alliance with the Nizum, suddenly attacked by him and Hyder Ali; a treaty having been surreptitiously concluded between them against the English. December: Allies beaten by the English near Vellore
- 1768 February; the Nizam concludes a trenty with the English, giving up Carnatic Balaghaut, and reducing the annul tribute for the Circais, English attack Hyder Alt, and take some important places.
 - Setember: flyder Ab, offers peace, refused by the English. flyder retrieves all his tosses, and.
- 1769 January enters the Carnatic, lays waste Madura and Tionevelly, and plunders the whole country.
 - April 4: Hyder marches to Madras and forces the English to conclude a treaty of alliance with him, supulating a reautition of conquests.
 - April: Act passed (9 Geo. 1/1 c. 4), allowing the Company to hold the territorial revenues of India for five years, and to pay 400.0 0/1 per annum into the Exchequer; appointing Mr. Vansitiart, Mr. Sciult n. and Cil. Ford, to proceed to India as Supervisors, with the power of Government. Supervisors sail for India. Ship lost, and never leard of after.
 - December 21: Mr. Verelst resigns the Presidentship. Succeeded by Mr. Cartier.
- 1770 A terrible (amine in Bengal; one-third of the inhabitants supposed to have perished.
 - March 10: Death of Subabdar of Bengal, Syeff ad Dowla. Succeeded by his brother, Mubarek ad Dowla, a minor.
 - July; arrival at Madras of Str John Lindsay, with full powers to treat with native Sovereigns, independent of the Company. Sir John favours the pretensions of the Nabob of Aront against the Company
- 1771 War between Hyder Ali and the Mabratian; both parties solicit the aid of the English, who resolve on remaining neuter. Nobob of Arcot joins the Mahratias. Lindany el deavours to urge the English to join the Mahratias against Hyder Ali.
 - September 2: Lindsny succeeded by Sir Robert Harland, who also endeavour to urge the Presidency to war against Hyder.
 - October 27; Peace signed with the Rajah of Tanjoie on whom war had been made to gratify the Nahoh of Arcol.
 - December 25; Shah Alum, the Grea Mogul, who had been residing under British protection at Allah had, enters Delhi as Emperor under a Mahratta escort; he is compelled to join them against the Robillas, whom they defeat.
- 1778 January: Sir Robert Harland and the Nab-b, finding the Presidency resolved on maintaining a strict neutrality, prevail on the Mahrattas to retire by large payments of money.

An allowance to Officers in the field.
† This prince is usually called by the English the Nisam of the Deccan, of simply the Nisam

April 13: Warren Hastings succeeds Mr. Cartier as Governor of Bengal. The Company who had tell the Dewannes for seven years, but exeressing the functions in the name of the Subahdar, now declare themsaives the Receivers of Revenues.

July : Mahrastas make peace with Hyder Ali Company's Funds deranged.

July 8: A deficiency of above 1,000.000 declared.

July 15: A Loan from the Bunk of 400,000/.

July 29; an additional Loan of 200,000%.

August 10: State of the Company's affairs laid before Government, representing the necessity of a loan of L(NO,000) at least.

December 22: Mahrattas enter Delbi, and force the Emperor to cede to them Allahabad and Gorah, which states were, however delivered by his deputy into the bands of the English.

1775 Rohilcund ravaged by the Mahrattas, and defended by the English and the Nabob of Oude.

September: Nabob of Onde agrees with Mr. Hastings to pay forty lacks. and a monthly allowance for the English troops, on condition of receiving aid to exterminate the Robillas, and to annex their territories to his. Allahabad and Corah sold to the Nabob of Oude for fifty lacks, Payment of his pension of twenty-six lacks withheld from Shah Alum. in consequence of his being under Mahratta protection.

War declared again with Tanjore, at the request of the Nabob of Aroot. Tanjore taken and the Rejah dethroned. Dutch expelled from Nagapetnam, which was theirs by purchase from the Rajah of Tanjore.

Two Acts of Parliament were passed in June, one lending the Company 1,400,00.11, at 4 per cent. restricting the dividend to 6 per cent. foregoing the annual payment of 400,000%, until the debt be discharged. and continuing the retention of territorial prassussions until the expiration of the Charter.

By the other Act the Constitution of the Company was entirely changed. and fixed mainly as at present. By the former Constitution every pro-prietor of Stock had the right of voting in General Courts; this Act disqualified all persons whose Stock was below 5001; made no change in the right of holders of Stock from 5001 to 100 11.; gave an additional vote to proprietors of from 1000l. to 3,00l.; two additional from 3000l. to 6000l., and three from 6000l. to 10,000l. instead of re-electing the whole number of Directors every year, six only went out by rotation. in lieu of whom others were elected.

A Covernor General was appointed to reside in Bangal, and the Sther Presidencies were made subordinate to Bengal. The first Governor-General (Mr. Illustings) was nominated by the Act to preside for five years. The nomination was to be subsequently in the Directors, subject to the approbation of the Government. A Supreme Court of Judicature was instituted at Calcutta, with Judges appointed by the Crown. All territorial correspondence to be laid before the Ministry.

1774 April 23: the English, in execution of the bargain with the Nahob of Oude, attack and defeat the Robilla army. The Nabob, who had kept out of the battle, plundered their camp, and butchered all who could be found; the country laid waste, villages burned, and people massacred, for three days without effectual opposition from the English.

December 12: A force left Bombay, with the intention of taking posses. sion of Salsette and Bassein, which was effected on the 28th.

1775 March 6: Treaty between the Presidency of Bombay and Ragoba, a deposed Peishwa of the Alahrattas, by which Ragoba agreed to cede Salzette and Bassein, and the Mahrattashare in the Revenues of Broach and other places; the English agreed to aid Ragoba in the recovery of his authority,

May: An army sent to sid Ragoba, which gains considerable advantages. Supreme Government (at Bengal) disapprove the negotiation with Ragoba, and order the treaty to be cancelled. Ragoba, abandoned, retreats almost alone to Surat. The Supreme Government endeavour to make the same atipulation at Poonah (the Mahratta capital), which they had condemned at Hombay, but after a long interval (3d June. 1776), succeed in obtaining Salastte only. At the same time letters were received from the Court, commanding the Supreme Government to co-operate with the Government of Bomboy, and applauding the

treaty with Ragoba.

May 21: Treaty with the new Subshdar of Oude. As of ad Dowla (son of Sujah Dowla, who died in January), guaranteeing to him the possession of Corah and Allahabad; the Subahdar gives up the territory of Benares to the Company.

May 30: Warren Hastings accused of receiving large bribes; among others, one from Munny Begom, a concubine of the late Alir Jaffier, who had been appointed guardian to Muharekud Dowls, in preference to others whose claims were more forcible. The guardianship taken from the Begum.

December 11: Lord Pigot takes the office of Governor of Madras.

March 11; Warren Hastings accused by Rajah Nundcomer the Foujder of Hoogly, of receiving bribes to a vast amount. Nundcomer prosecuted by Hastings and Mr. Vansitiant for a conspicacy to force a matre to write a petition against them; the conspicacy was not proved. A few days after, Nundcomer was accused of forgery, condemned, and (August 5) banged, amidst the tears and shrieks of his countrymen; forgery not being a capital offence by the laws of India.

April 11: Restoration of the Rajah of Tunjore proclaimed at Madras.

August 22: Lord Pigot suspends two Members of Council, in consequence of violent disputes as to the person to whom the charge of

restoring the Rajah should be entrusted.

August 23: The suspended Members, with some others, declare themselves the Government, and protest against the Acts of Lord Pigot. Lord Pigot suspends all those who signed the protest.

August 24: The suspended Members screet Lord Pagot, and commit him

to prison, where he died (April 17th, 1777).

777 Mr Hustings, by an authorized agent, enders his resignation of the Government. The Court of Directors accept his resignation, and choose Mr. Wheler to succeed him.

June 19: Intelligence of Hastings's resignation reaches Calcutta, where great confusion arises from Hastings's disavowal of his resignation. Supreme Court support Hastings in his resolution to retain the Government.

November: In consequence of great complaints from Bengal, of the encroachments of the Supreme Court, who endeavoured to extend their jurisdiction over all classes of natives, though legally restricted to the servents of the Company, the Directors appeal to the Ministers for relief.

1778 Hastings procures the re-appointment of Munny Begum to the guardianship of Mubarck ud Dowla, which was, however, again rescended by order of Court, the following February:

July: In consequence of intelligence reaching India of the war between France and England, Chandernagore, Masulipatam, and Carical were

taken from the France.

August 8; Preparations made to attack Pondicherry by land and sea.

August 10 Combat between French and Ingush fleets, in which the
former were defeated, and compelled (August 21) to leave to coast.

October: Pondicherry surrendered, and the fortifications demolished.

anuary 4: A body of English march towards Poensh, in pursuance of a treaty (November 1771) with Engoba, with the intention of supporting Ragoba. The expedition put under the command of a civil committee, who were soon circumvented by the Minhrattas, and forced to sign's treaty, by which they agreed to deliver up Ragoba, and to relinquish all the acquisitions made since '756.

anuary 30: An English detachment from Bengal, under General Goddard, arrives at flurhampoor, after a journey of nearly ten months leaves liurhampoor, on the 6th February, and arrives at Sarat on the thirtieth. Goddard in vain and account to negotiate with the Mahratta

Goyernment.

The Government of Rengal notify to the Zemindars, &c. that they are not subject the jurisdiction of the Supreme Court; and forbid the Provincial Chiefs to aid most with military force.

1780 January 2: Goddard erosses the Tapti and takes Dobboy (January 20), and Ahmedabad (February 15), the captial of Guargat.

April 3: Goddard defeats Scindiab, the Makratta Chief, and takes pos-

session of a great part of the coun-ry,

June, intelligence received at Aladras, of the warlike preparations of Hyder Ali, who exasperated at the demolition of Nahe (a post in possession of the French, within his dominions, taken March 19, 1779), had made an alliance with the Muhrattas, and assembled a large army, officered by Frenchmen, and provided with arms from Europe.

August 25: English army, under Sir Heotor Munro, march from Madrag

to oppose Hyder Ali.

1781 September 10: A detatchment, under the command of Colonel Baillie, atnocked and taken prisoners by Hyder

Sattember 11: The English retreat, and arrive at Madras on the thirteenth.

October 31: Hyder Ali takes Arcot.

November 5: Sir Eyre Cooty, with a detatchment of infantry and artil-

lery, arrives at Madras

January 17: Army march under Sir Eyre Coote. After several months: inactivity he deteats Hyder Ali near Porto Novo (July 1), and returns to Madras in November.

February 20; Establishment of the Board of Revenue.

June 22: Lord Macariney arrives as Governor at Madras. Sadras, Puli-

cat and Negapainam taken from the Dutch.

July 7: Warren Hastings sets out on a tour to the Northern Provinces August 14: Hastings arrives at Benares, where he puts the Rajah Cheyte Sing under arrest, for alleged delay in the payment of large and progular demands made upon him by hastings. The Rajah is defended by his subjects, a skirmish ensures and the Rajah escapes.

Cheyte Sing formally deposed, his nephew, a minor, placed on the musnud, and the administration of the country taken into the hands of the

laglish.

September 19: Treaty of Chunar signed between the Subabdar of Oude and Governor Hastings, by which the Nabob was releaved of all his debts to the Company, on condition of his seizing the property of the Begums, his mother and grandmother, and delivering it up to the English: this treaty enabled the Subadar take possession of the lands of Fyzoolla Khan a Robbilla chief, who had escaped the massacre, and who had settled at Rampoor, under guarantee of the English. On this occasion the Nabob made present to Mr. Hastings of 100 0001.

October 24: Office of Judge of Sudder Dewannes Adamlut (Court of appeal) offered by Hustings to the Chief Judge of the Supreme Court (Sir Elizah Impey), with a salary of 60,000 rupees per annum. After this, we hear of no more disputes between the Supreme Court and the Company's Government. The House of Commons recall Sir E. Impey, in

May following :

November 9; Bidgegur, where the family of he Rajah of Benarearesi, ded, taken by capitulation; the capitulation violated by the English and

the Princesses of the Rajah's family ill treated,

December 2: The Revenue's of the Nabob of the Carnatic sasigned to the Company for five years with the reserve of a sixth for his private expenses. The Company to recognise his independence as Nubob, and to aid him in recovering a portion of his territories in the possession of Hyder Ali.

The Charter was renewed this year by Act 21. Geo. 111. c. 65, to continue until Blarch, 1794. The Company to pay down 400,0001., and to be allowed a dividend of 8 per cent.; three-fourths of any surplus to be paid to the Government. All political dispatches to be first communicated to Ministers; who are to decide in all questions relative to peace.

sud wer.

1782 January 7: Major Abington, hesioged at Tellicherry by a very superior number of Hader's army, makes a sally and drives away the besiegers.

January 12: Nabob of Oude, after much reluctance, with the aid of

English troops takes possession of the Becuma' place. Two old domestics of the Begums tortured, to induce the Begums to part with their money. Above 50 ',000's paid, but the ill treatment continued, with the hope of eliciting more money, until December, when it being found unavailting, the servants were set at liberty. February 11: An English fleet, under the command of Admiral Hughes, arrives at Mudras, after taking Trincomales; is followed by a French fleet under Admiral Suffrein, with whom he has a short conflict on the 17th.

February 12: Calicut taken.

February 16 and 48; Colonel Braithwaite, with an army of less than 2000 men, of whom 100 only were English, attacked on the Coleroon, by Tippoo, at the head of 20,000 men, aided by La ly with 4000 Europeans. Braithwaite defeated Tippoo treats his prisoners with great humanity. February 19; French fleet lands 2000 men for the assistance of Tippoo,

who takes Cuddelore, 3d April.

April 12: A severe but indecisive combat between the two fleets.

Blay 17: Treaty between the Supreme Government and the Mahrattae, by which Bassein, Ahmedabad, and the other acquisitions were ceded to the Mahrattas, who agreed to allow no nation but the English to have

intercourse with them.

May 23: A Report received form the Select Committee of the House of Commons, to whom the Petitions from Bengal against the pretensions of the Supreme Court, had been referred; in pursuance of which a Bill passed the House, exempting the Governor and Council, as well as the Zemindars, and all revenue matters, from its jurisdiction.

August 31: Trincomales taken by the French fleet.

September 8: Conflict between the fleets; the English have the advantage. September 28: Sir Eyre Coots takes off. ace at the conduct of the Madras Government, and leaves the army.

October 15: Admiral Hughes, notwithstanding necessity for his ad leaves the coast, abandoning Madras to famine. Twelve hundred per-

sous weekly die at Madras, for several weeks.

December: Death of Hyder Als. Tippoo Saib establishes himself on the throng of Mysore evacuates Arcot, and retires from the Carnatic, to aetile the affairs of his kingdom, and to restat an invasion of the Malahar cosat by General Matthews.

3783 General Matthews takes Bednore, Ananpore, Onore, and Mangalose, with a vast treasure, which he refused to devide, not substanding the distress of the army from want of pay. Bombay Government supersede

Gaussal Matth-wa, and appoint Colonel Macleod commander.

January 13: Supreme Government, who had approved of the assignment of Carastic revenues made by the Nabob to the Madras government in December 1781 now order the assignment to be returned; previous to the receival of the order at Madras, letters arrive from the Court of Directors, approving of the assignment and commanding the Supreme Government to aid the Madras government. Hast are disobeyathe orders of Court, and recents his commands to restore the assignment to the Nabob. Lord Macastney refuses to obey the order.

February 14: Letter from Court of Directors received, directing an inquiry into the conduct of the Begums, and commanding that their estates be restored, in the event of nothing being proved against them.

Heatings opposes the inquiry.

March Bussy, at the head of a French detachment lands, at Cuddalore for the Corromandel cosst) General Stuart, who succeeded Str. Eyro Coots as ommander, being ordered to march to Cuddalore (200 miles), refuses to obey until the flat of April, when he sees out at the rate of two miles and a half per day. He arrives at Cuddalore about the beginning of June, attacks the place on the 13th, and is repulsed by the French with very great loss. The Madraa government soon after attest General Stuart for repeated acts of disobedience, and send him to England

April 9: Tippoo finds the English srmy under Mucleod in a state of great

disorder; all parties disputing on the division of spoil taken.

April 30: Tippoo takes Bednore by capitulation, which he violates, and imprisons the sarrison like felons.

[&]quot;To prevent confusion, it may be useful to observe, that by "Supreme Government" is meant the Governor and Council in Bengul, subject to the Court of Directors; and by "Supreme Court," the court of judicature in Calcutta, judging according to the laws of England, judependent of the Company.

In pursuance of the treuty of Versailles, Pondicherry and Carical, with the former possessions in Bengal, were restored to Fisnee. Trincomales

at the same time restored to the Dutch.

Mr. Fox's Bill for abolishing the Courts of Directors and Proprietors, and for giving to the Government the power of choosing ween Commissioners, who should be invested with full powers to govern Incis, and to appoint to all offices, whether in India or England, with power of removal, passed the Commons with a great majority, but was rejected by the Lords.

1784 January 24. The garrison of Mangalore, which had been invested by Tippoo since May 23, 1784, capitulates after a gallant defence, and marchs

out with all the honems of war,

February 17: Hastings sets out on his econd four, from which he returns the following November.

March 11: Tremy of pace signed with Timpo, supulating a restitution of conquests on both sides.

June: The Commutation Act passed, by which the duties on tess were reduced from 5) to 12) per cent, and an additional window tax laid on.

August 5: M., Pitts itills passed; by which was established a Hould of Control, composed of Six Pircy trouvellors to be selected by the King; their duties were to supermised the territarial concerns of the Company, to inspect all betters to and from India, with the exception of such as were purely commercial; to after and amend such especies to India as they might think proper and even, in urgent cases, to transmit its orders to India without the inspection of the Directors. The Court of Proprietors not to have the power of effecting any act of the Court of Directors, which might be approved by the floard; the fortunes acquired in India, to be ascertained on the return of each Company's servant from India 4. A special tobunal to be established for the punishment delinquencies incurred in India—the Governor General, the Presidents, and the Members of Council to be named by the Court of Directors, subjected to the approparation of the King. The Commander-in Chief to be chosen by the King exclusively.

1785 February 8; Warren Hastinga resigns the government and returns to Eng-

The Board of Control order the debts of the Nabob of Arcot to be paid without any investigation, and the assignment of his revenues to be restored to him.

Lord Macarines appointed Governor General. He declines the office, and returns to England, 9th January, 1786.

1786 Lord Cornwallis appointed Governor General, takes possession of his government in September.

Four Acts of Parliament passed; the first (26 Geo. 111. c. 16) giving to the Covernor-General the power of acting in opposition to the will of his Council. The second (26 Geo. 111. c. 25) granting to the King the power of recalling the Governor-General. The third (26 Geo. 111. c. 57) repeating the character in the late Act, which compelled the serving of the Company returning from India to produce a statement of their fortunes. The fourth (26 Geo. 111. c. 62) enabling the Company to a-11.1,207.5 M/. 15x of their loan to Government of 4,200 Ooil, and allowing them to add 800.00 to their capital.

Impeachment of Warren Hantings for cruelty and tyranny determined on.

1788 February 13: trial of Hantings commenced. His trial fasted shows seven years; the defence began 2d June, 1791; and Hastings was acquitted 23 (April, 1795, The Court of Directors granted him an annuity of 400d, for twenty eight years and a half, to date from the 24th June,

Suptember: The Nizom of the Decem cedes Guntoor to the English. Engagements entered into with the Nizom to sid him with troops, by a liberal construction of the treaty of February, 1768.

English and troops to the assistance of their ally, the Rejah of l'aveqcure, who is threatened by Lippgo. 1789 The decennial sectlement of the lands, commenced towards the end of the year in Benial; in the following, the same regulation was begun in Behar; the whole was completed in 1793, when, in pursuance of instructions from England, the settlement was declared perpetual.

By this settlement, which produced such an important change in that large portion of India, the Zemindars, who were in fact the revenue agents of the Mogul Government usually hareditary and possessed of much power and influence, but not owners of the land, which they could neither sell nor alterate, were declared the actual landowners, and from them the principal recentle of India was to be derived, in the shape of landian. The ryois, or peasantry, who, though often grievously oppressed, were, after the Sovereign the real owners of the soil, of which they could not be dispossessed, while they paid the assessments levied upon it were declared the remints of the Zemindars. The effects of this financial measure were disastrous. The Zemindars, obliged to go through the legal formatities to collect their rents from the 130's were unablato pay their taxes to the Government, whose proceedings were suma ary. Their lands were gradually sold for arrents of taxes, and passed into the hands of absentes landlords; in a few years almost all the Zemindura disuppeared. No improvement took place among the tyota, who were perhaps more oppressed by the middlemen immediately above them then they had been by the Zemindars

1790 December 21: hppoo attacks the lines of Travancore, but is repulsed with considerable slaughter.

March 6: Tippoo again attacks the lines of Travencore

May 7: I ippoo assaults the wall, enters ravages a part of the country,

and returns to his capital on the 24th.

June: A triple alliance made sub the Nizum and the Muhrattas against Tippoo; in which it was agreed to divide equally all conquests made from him; signed by the Mabratta Ist June, by the Nizam. 4th July. July 15: General Meadons commences the campaign; he advances to Coimbetore, taxing several places on his route.

June 2: . The Supreme Government see it necessary to reasume the revenues of the Nabob of Arcot, which had been restored by command of the Board of Control.

September: Tippoo reakes some strong places.

December: The English under General Abercrombie become masters of all the country ob it o Catabar coast,

December 1. : Lord Cornwalls arrives at Madras.

1791 Februa y h: I and Cornwallis murches to Vellore, traverses the Moogles pass, and reaches Bangalore, Murch 5.

March 6, Siege of Bangalore.

Murch 21: Bungulare tuken,

May 15; Battle of Ankera, nine miles from Seringapatam. Tippoo deteated.

May 76; English army much weak-ned by disease, begin to retreat, and tall in with the Mahrattan, their allies.

May 27. . 8, 29. Unsuccessful negotiations with Tippoo for peace,

July: Allies retron to Bangainre

July 16: Ossoor taken. 22; Rayagottah taken.

December 15 : Sarandroog taken.

\$792 February 5; Allies arrive in the neighbourhood of Seringapatam.

february 6. Storm the redoubts.

February 15: Tupou liberates two English prisoners, whom he sends to Cornwallia with proposals of peace.

February 24: Prefiminaries of peace: Tippoo agrees to cede one-half of Musore, and to pay 33,000,000 rupees, and to give up two of his eldest so Riso! es Pans

Murch 9. Definitive tresty signed.

August 1. Sir Charles Oakly succeeds General Meadows in the government of Mindens.

1793 February : In consequence of an application from the Rajah of Nepaul to sessioned against the troops of the I mperor of China, a mediatory

deputation was sent to Khatmandu, the capital, conducted by Colonel Kukpatrick; peace had, however, been concluded before his arrival.

Grent alterations in judicial affairs to Bengal. . Zillah (or district) Courts for civil causes instituted. Provincial Courts of append established at Calcuts, Patna, Dacos, and Moorsfedalad. A Court of Society Dewenners Answlut (or hat Append) set up at Calcutts. Judges tees abolished

Criminal courts erected and circuits appointed. Assizes to be held at the Four Provincial Courts mouthly, and at the Zillahs twice a year. A flich Criminal Court of Appeal, called the Vizamut Adawlut, formed at Calcuits.

Pondicherry and other French settlements taken for the third time, in consequence of the war between England and France.

August: Lord Cornwalus sailed for England, succeeded in the government by Sir J. hn Shore (Lord Teignmouth)

September 28: Uzeer uit Dowls proclaimed Subshdar, at the death of his father Mussir-k ud Dowls.

A New Charter granted for twenty years. The regulations of this Act were chiefly as before: salaries to be allowed to the commissioners of the Board of Control, to be paid by the Company. Commissioners no longer to be taken exclusively from the Privy Council. Company obliged to provide annually 300 tons at shipping for the use of private traders.

1794 March 29; Sons of Tippoo restored to him.

September 7: Lord Hobart succeeds to the government of Madras. Death of Fyzoolia Khan at Rampora. His brother Gholum Mahomad puts the heir to death, and usurps the sovereignty. Attacked and defeated at Bitrawrah by the British, under Sir Robert Aberoromby.

1795 Match: A war broke out between the Mahrattas and the Nizam in consequence of a demand made by the Mahrattas for arrears of chout. The English refuse to sed the Nizam, who is defeated, and compelled to code a portion of his territory and revenue.

October 13: Mahomed Ali, Nabob of Arcot, dies. His son Omdut ul Ourral succeeds.

October 27: Death of Madhoo Row, Peighwa of the Mahrattan.

Durch settlements in Coylon, at Banda, Amboyna, Malacca, and Capa of Good Hope taken. Cochia surrenders after a brave resistence.

1797 Death of Asoph ud Dowls, Subshdar of Oude. His eldes ana, Mirza Ali, succeeds.

1793 January 21; Sandut Ali, brother of Asoph ud Dowla, put on the throne of Oude, in consequence of the alleged thegitimacy of Aliza Ali, Aliababab given over to the English.

Sir John Shore sailed for England.

May 17: The Earl of Mornington (now Marquis Wellesley) arrives at Calcutta as Governor General.

June: Tippoo having sent ambassadors to the French authorities at the Mauritus, soliciting aid against the English, Governor General resolves on war against him.

August 21: Lord Clive succeeds Lord Hobert in the government of Mad-

September 1: New treaty with the Nizam, who agrees to disband a body of French soldiers which he had in his service, and to receive four battalions of Euglish.

November 8: Governor General sends a letter to Tippoo, in which he warms him against connection with the brench, and proposes to set d him a British officer, to adjust a course of conduct for him and his allies. December 31: Governor General arrives at Madras, where he finds a letter from Tippoo, in which expresses himself destrous of sultivating peace.

1799 January: Tippoo prepares to send an embassy to France.

January 14: The deposed Nabob of Oude, with his attendants, sessed, nate Mr. Cherry, the British resident at Benares, and other gentlemen; he then makes his escape into the woods, where he collects a predatory hand; taken in December 1. Bowing, and imprisoned at Calcutts.

^{*} A sort of black mail, part to the Maintains as the price of their forbearance, and of protection from the robberies of other productory states.

February 3: Lord Mornington orders the army to enter Mysore

February 21: Hombay army under General Stuart march from Cananors. Alarch 5: General Stuart detests Tippoo near Seedasers. Tippoo retreats to Seringspatam on the 14th.

March 5: General Hurris enters blysore at the head of the Madras army and the troops of the Nizam

April 5: Madras army arrives at Seringapatam.

April 14: Bombay army joins.

April 20; I appoo sends a letter to General Harris a ligit ng negociation.

April 22: Draught of a treaty sent to Tippoo.
April 28: after some attempts on the part of Tippoo to evade the terms of the treaty, it was determined to begin the assault of Seringapatam.

May 4; Seringapatam stormed by Major General Baird. Tippoo killed. 1799 June 22: Partition treaty of Mysore, between the Nizam and the English, Mysore divided. The English take the southern portion, and the city of Seringapatam, by which accession their territory reaches from sea to The Nizam takes an equal portion on the north-east. Some districts on the north-west, equal in value to more than half of each of their own portions, offered by the Allies to the Mahrattas*, and the remain der was given to kistan Raj Oudswar, a descendant of the ncient Hajaha of Manore, under whom it formed a little kingdom, dependent on the English.

July 8. Substituting treaty of Mysore, setting the arrangements between

the new state of Mysore and the Buttsh Government.

Oon ber 25; treaty with the Rujah of Tunjore, who yields all his power to the English, receiving a pension of one lack of pagodas (about

40,000t), one fith of the net revenues.

December 29: Sir John Malcolm leaves Bombay as ambassador to Persia, makes a treaty of alliance with the Shah, and induces him to attack Zeman, the Shah of the Afghans, in order to withdraw Zeman from his hostile designs against ladts. The Persians also agree to allow no Kienchmen to remain in Persia.

1800 May 13; the Nahob of Surat compelled to sign a treaty, by which he resigns his government to the En. lish, and receives a lack of rupees (10,0(C/.) per annom.

October 12: Subsidiary treats with the Nizam, who cedes all his Mysorean territories to the English, and receives their aid and protection in

every case.

1801 July 15: on the death of the Nubob of Arcot, the English resolve to take the functions of government into their own hands. All Hoossain, the next heir, refuses to comply.

The English, in consequence, raise Azim ad Dowla, the nephew of the decrased Nabob, to the nominal throne, on condition of his renouncing the powers of government in their favour.

August 15: Governor General sets out on a tour through the northern Provinces.

October 14: Battle of Indore, between Jeswant Rao Holkar and Dowlut Ruo Scindia, two powerful Mahretta chiefa; Holkar defeated.

November 14: after very long negociations, a treaty made with the Subshider of Onde, by which he relinquishes Robilcuid and the Doosb to the Company, Pondicherry restored in pursuance of the treaty of Amiens.

1808 June 4; the Nabob of Furrackahad cedes his territory to the English on receipt of a pension of 1,08,(N)? rupees.

October 15: Holkar defents Scindin, near Poons, the capital. Peisliwa flies to flanconte, and afterwards to Bissoin, leaving in the bands of the British resident at Poons an engagement to receive and aubuidize a body of English troops. The Governor General immadistely ratifies the engagement, and prepares to reinstate the Poishwa.

December 31; Treaty of Bussein, in the terms of the above mentioned ¢neaz+ment

The Peigliwa assigns a portion of territory, and agrees to have no intercourse with any other than the British Government.

[&]quot; The Mahrattas refused their portion, and it was divided between the Nixam and the Mary Light.

1803 February 11; Fort of Sasnee taken from a Zeminder in the ceded districts, whoresisted the change of government,

Pebruary 27; Bidgeghur taken from the same Zeminder.

March 12: Cutchowra taken from another Zemindar.

March; the Madras army, under General Arthur Wellesley, march for Poons. Holker leaves Poons early in April; Wellesley reaches Poons With of April.

May 13: The Peishwa arrives at Poons conducted by Prittsh troops.

August 4: after many fruitless negociations with Dowlut Rap Scindia the British resident quits Scindi i's camp, and war commences against

him, and his ally, the Rajah of Berar.

The army, under General Lake, enter the Mahratta territories on the north; take the fort of Allighur by storm on the 30th of August; defeat the Alah attas near Delhi, September 13, and enter Delhi, where they take possession of the Emperor and his femily; take Agra, 17th of October, and gain a decisive victory over the Mahrattes at Laswares. after a bruve resistance, 1st of November.

The army under General Arthur Wellesley enter the Mahratta states on the south, take the fort of Ahmednuggur, Aug. 12. Defeat Sciudia and the Rajab of Berer at Assye, on the river Kaitna, Sept. 21. Boorhanpora taken on the 15th of October, and Asserghur on the 21st, Scindia again defeated at Argum, the 28th of November.

Gawilghur taken December 15.

Bombay army, under Lieut nant-Colonel Woodington, take Baroach on the 29th of August, and Powanghur on the 17th of September.

Madras army, under Lieutenant Colonel Harcourt, take Manickpatam,

September 14th, and Cuttack, October 14.

December 17: I resty of peace with the Rajah of Berer, who codes Cuttack and agrees to admit no Europeans but the English within his dominions. December 29: Treaty of peace with Scindia, who agrees to give up. Baroach, Ahmednuggur, and his forts in the Doosb, and to exclude all Europeaus except the British,

Treaties of alliance made with the Rajahs of Bhurtpore, and other petty chiefs near the Jumns.

Pondicherry taken again.

1804 February 27: Treaty of Boorbanpore signed with Scindia, who agrees to receive a British auxiliary force within his dominions.

April 16; Was declared against Holker.

July 1; Ilinghusghur, in Bundelcund, taken by the English under Monson, who is soon after obliged to retreat; abandons his guns on the lath of July, is attacked on the 21th of August in crossing the Bannes, when his retreat becomes a fight; Monson reaches Agra by the end of August. August 24; Colonel Murray, with the Guzerat army, takes Indore. Hol-

kar's enpitul in Malwa.

October 8: Holker attacks Delhi unexpectedly; after a siege of nine days be is repulsed by the efforts of Lieutenant Colonels Burn and Ochterlony.

October 8: Lassulgaum taken; 18th, Chandore taken; 14th, Dhoosb taken; 25th, Gains taken; which completes the reduction of all Holkar's territories in the Deccan

November 13: Battle of Deig geined by General Frazer over Holkar General Fruzer mortally wounded

December 4: Fort of Deig taken; this fort belonged to the Itajah of Bhurtpore, who assisted Holkar.

1905 January 3 : the siege of Bhurtpore commenced, and continued for several weeks without success,

April 2: Holkar heaten by General Lake near Blurtpore.

April 10; the Rajab of Bhurtpore agrees to sign a treaty, by which he pays twenty lacks of rupees, and cedes the territories granted to him by a forme- treaty, delivering up his son as hostage.

April 15 ; Holker joins Sciadis.

July 39: Marquis Wellest y resigns the government; Marquis Cornwallis succeeds . he commences by preparing to change most of the measures of his prodesessor, and, October 5, dies on a visit to the Upper Provinces. September : Holker raveges the British territories ; the Commander-in-

Chief proceeds against him, and puts him to flight

1809

October: Sir George Butlow assumes the government.

November 13; a new treaty with Scindia, altering certain provisions in

the former treaty, as to boundaries and allowances.

December 24; Treaty with Holkar, by which he renounces all right to the territory, north of the Chumbul, and all claims on Bundelcund; and agrees to exclude all Europeans, except the English, from his territories. English restore the forts taken on the south of the l'aptee and Godarery. 1806 Death of Shah Alum, the Great Mogul, who is succeeded by his son, Uk-

bar Shab.

January 31; a serious mutiny broke out among the English troops at 1807 Velicre, about minety miles from Madras; surpressed by the execution of 800 Sepoys

July 3 : Lord Minto takes the office of Governor General.

War with l'ravancore, occasioned by a misunderstanding between the British resident and the Dewan of the Rajuh, Iroops sent from Tritchinopoly

1808 December 30; British troops, under Colonel Chalmers, repulse a body of Travancore troops.

December 3 : Travancore ormy benten at A juricha by Colonel Hamilton.

January 15: Travancore army sustain a severe defeat. February 10; Storming the lines of Travancore, followed by the capture of Papana viram on the 17th, and of the whole of the lines on the zist, which buts an end to the war.

Fabruary 13: Adjeghur, in Bundelcund, stormed.

August 5: Governor General sails from Madras, to quell a mutiny which arose there in consequence of some offensive regulations.

August 6: Troops at Chattledroog seize the military treasure, and march to join the mutinous body at Seringapatam who had setzed the garitson. August 23: the mutineers at Seringapata ., surrender at discretion.

August 29; Reduction of the fort of Bhowsnis, in Harrisanh (between the Jumps and Settledge), the chief of which had plundered a Britisk

September 19: Lord Minto arrives at Madras, and publishes an amnesty on the goth

October: Assistance given to the Rajah of Berar against the exactions of Ameer Khan, a Mahomedsu chief, connected with Holkar. Ameer Khan, expelled from Borar,

1810 February 17: Island of Amboyna surrenders to the British, which capture is followed by that of several others.

July 7: Troops land at the island of Bourbon, which is taken on the 9th. August 9: Banda taken: 29th, Turnato taken.

December 9: the Mour tius taken.

1812 The l'indarries rise to independence about this time: these were bodies of freebooters, who had occasionally been attached to the Mahrutta chieftains, to whom they paid a sort of turbulent obedience.

A large party of Pindarries plunder the province of Aliczapore, Subsidiary alliance with Annual Row Cuthwar, Rajab of Baroda.

1813 June 4; Governor General sends a letter to the Rajab of Nepaul, demanding redress for the repeated dependations of the Nepaulese.

July 21: Act (53 Geo. III c. 155) passed, renewing the privileges of the Last India Company for twenty years: by this Act the trude to India was thrown open, that to China along temaining exclusively in the Comgaug's hands. The territorial and c mmercial branches of the Company's affairs were separated, and all accounts to be distinct on those points. The King was empowered to create a histop of India, and three Archiescons, to be paid by the Company.

October 4: alarquis of Hastings takes possession of the Government. 2614 May 29; Nepaulese attack the police station at Hootwall, and murder in cold blood the Darganh, or chief officer, who had surrendered himself. July 11: Double of Saud Ale, Vezier of Oude; his aldest son, Ghazeaud-

den, succeeds.

November 1; War declared against Nepaul.

*B15 April: after repeated induces the British arms are successful in all quarters, and the Rujuli of Nepaul sues for peace.

April 27 convention signed at Almora, by which the whole of Kemason was put into the hands of the British.

May 15: Capitulation of Malown,

December 2: Treaty of Segouleo finally signed by the Rajah of Nepaul, after having been before signed and rejected by him. By this treaty, a portion of territory at the foot of the hills was coded to the British, and a resident admitted at Khatmandu. Treaty ratified 4th of March 1816.

1816 Murch 22; Death of the Rajah of Nagpore. A subsidiary treaty made

with his successor, Appab Saheb.

April 1): an affray, with loss of lives, at Bareilly, in consequence of an accidental wound inflicted on a women by a heutal tax gatherer, in levying an obnoxious tax.

April 15: a desperate engagement with the mob at Bareilly, who were repulsed, with the loss of 2 00 persons.

November 10: Death of the Rajah of Nepaul.

1817 February 23; Reduction of Huttraus, a fort belonging to a rebellious chieftoin attack on Madran by the Pindarries.

June 13: Trenty with Bujee Row, the last Peishwah of the Mabrattas by this freaty the Michratta confederacy was dissolved, and the Peishwall's caims were limited to his own possessions; Ahmednoggar and other places were ceded to the English

Governor General determines on active war against the Pindarries whose periodical incursions had become intolerable. The Decean army, under Sir Thomas Histop and a bady from Gazerat, under Sir W. Keir advance to the north; troops from Bengal disputched to various points.

October 16; Governor reneral takes the fields in person.

November 2: Scindia compelled to sign a treaty, engaging himself to aid in

destroying the Pudarries.

November 6: Treaty with the Rajah of Baroda making come inter changes of territories: Alimedabad, the capital of Gozerat, crded to the English.

November 23: while the principal part of the British troops were absent, Bajee Row, the Peishwah of the Mahrattas, endeavours to destroy the small remaining English forces, but without success.

November 26. British troops in the neighbourhood of Nagpore attacked by an immence hody of the Rajah of Nagrore's troops during peace. After eighteen boors' hard fighting the English repulsed their assailants and took possession of the town.

December 21. Battle of Mehudpore, in which Holkar was beaten by Sic T Hi-lop.

Jennary 6: Peace with Holkar. 1818

February 14; Bhow, the chief of Jound, solunits to the English. 15th. submission of Kerim Khan, a Pindarrie chief.

During April and May, the several chiefs of the Pindarries are successively brought to submission, and many of them to habits of peace; termination of the Pindairie war.

June 3: Bajee Row, the Peishwah, surrenders himself to the English, agreeing to abdicate the throne and abandon the Deccan; he retires to Bonares, and receives a pension of eight lacks per annum.

June 14; Maleegaon taken.

November 30: Umulner taken, the last remaining place in the dominions of Bajee Row

1819 The Vizier of Orde renounces his nominal allegizure to the Mogul, and assumes the title of Padishah (emperor or king) of Oude,

18-2-3 December 12: Treaty with the Nizam, principally comprising arrangements and exchanges of territory.

1823 January 9: Marquis of Hastings resigns the government,

August 1: Lord Amberat Governor General arrives.

1824 Breaking out of war with the Burman empire, in consequence of long reprated incursions by the Burmese on the British territories, and of profection afforded by British authorities to refuges from Burmese cruelty. April 12 17; Bengal army embark for Rangoon.

May 1: the army anchor before Rangoon, and take possession of the place

on the following day.

Jane 11: Stockade at Kemmendine destroyed.

Argust: Succen ler of Margni, Tevoy, and Tensuserim. October: Martaban and Yeh taken.

November I: Muting at Barrackpore; troops refuse to march to the Bursurpe territo y in consequence of the deficiency of draught cattle.

November 2: many sepoya killed in appressing the muting.

December 25; the Burmese are defeated at Kokeen and retreat to Donoobew.

1825 February 25; a rebellion at Bhurtpore, consequent on the death of the Rajah. The English determine to assist the heir.

British troops occupy Prome, where they remain all the sommer.

December 1-5: Burmese daily defeated in the neighbourhood of Prome.

December 9: British march for Ava, the capital.

1826 January 18: Bhurtpore taken by the British, and subsequently dismantied. January 25: utter signing a treaty of peace at Mellowne, which the King refuses to ratify, the English march again for Ava.

February 9: large Burmeae army defeated near Pagham-mew.

February 11: British troops advance to Yandahoo, forty-five miles from the rapital

February 21: trenty of Yandahoo finally signed; the British to retain Arracan, Tavoy, Mergui and Tennanerim; the Burmese to pay one crore of

1828 April 3: Troops march from Bombay to seize a portion of Guickwar's territories in liquidation of a deht.

July 4; Lord William Bentinck arrives at Calcutta as Governor General 1829 February; on a petition from the Merchants of Calcutta. Europeans allowed to hold lands in their own names on lease of sixty years.

Sinch 1: The Act for the Relief of Insolvent Debtors in the East Indien

erought into operation.

December: Decree issued for the abolition of Satteen, or the burning of Uindoo widows.

The House of Messrs. Palmer and Co. of Calcutta failed, 5th January, 1830 being the first of a series of failures of the leading houses to the extent of many millions sterling. Il. M. George the 4th died, June 26 h.

1831 Ram Mohun Roy, a Brahmin, arrived at Viverpool from India, April 8th Lord William Bentinck mot Runjeet Sing at Roopur, October 25th.

1832 Parses riots at Bombay, June 7th. Fire at the Arsenal of Fort William, July 25th. An intended mutiny discovered at Bangalore, Oc ober 2 th. 1833

The East India question debated in Parliament, and leave given to bring in a Bill for the renewal of the Charter, with some modifications, in brarch. The Bile was subsequently passed August 18th. Its leading new provisions as follows: The British Indian Territories to remain under the Company till the 30th April 1854. Trade to cease from April 1831. All debts and lubilities made chargeable on Territorial Revenue. A dividend payable in Great Britain half yearly on East India Stock, at the rate of £10, 10s, per cent. redeemable after 1874 at £200 for every £100 stock. The Company to pay over to Commissioners for the reduction of national debt 2 millions, to increase at interest till it shall reach le millions, as a Security Fund of the East India Company. The Presidency of Fort William to be divided into two Presidencies (Since modified). The superinten once and control in ludia, civil and military, vested in a Governor General and Counsellors to be a yled the Governor General of India in Council. To have three ordinary members of Council, servants of the Company (a military servant eligible) and a fourth member, not a servant of the Company. The Governor General in Council empowered to legislate for India, and his laws and regulations to have the force of Acts of Parliament sulpect however to disultowance by the home authorities. The Council may assemble in any part of India. A Law Commission appointed to inquire into existing Laws, the Court of Justice. Police, &c. Governors of other Presidencies to have some powers and immunities as hereto'ore, but not to make laws or grant money. British subjects allowed to result without licence in India with certain exceptions only; allowed to purchase land. Persons of all co'ours, religion or country admissible to any office or employment under the Company. His all jesty empowered to make Bishops for Madres and Bombay. Four candidates for students to be entered at Hayleybury for each vacancy in the Civil Service. St. Helena to be transferred to the Crown, &c, &c, Lord Nepier appointed H Bl.'s Chief Com nissioner at Canton, November, after the crasing of the Company's Factory. A dreadful gale, &c.,

1834 War declared scainst the Rajeh of Coorg, April 2nd. British troops march into the country; Alercara, capital of Coorg, surrendered April 6th, and the Rajah on the 10th. The China trade stopped in consequence of disputes with the Commissioner, September 2nd. 11, M. Ships Imagene and Andromache force the presure of the Bogue. Trade re-opened, September Wird. Lord Napier illed October 11.

Lord Heytosbury sworm in as Governor General in London, January 28th. Corporal Pun abment in the Native Army abelished by Lord Willam Beninck, Februa y 25th. Lord William Bentinck quits Celeutta for Europe, March 23th Sir Charles Metcalfe assumes the Government, March 2141. Lord Hesteshary's appointment as Governor General revoked by a new Ministry, May 4th. Lord Auckland appointed at home

Governor General, August 12th.

A serious commotion occurs in the city of Jeypore on the occasion of a visu to the Palace by the British Resident and suite-the Resident Major Alves is attacked and seriously wounded, and Mr. Blake, a Bengal civilian, murdered, June 4 - The matructions of the Supreme Government are conveyed to the Law Commissioners for framing a complete criminal code for all British India and all classes of people, June 15-Haloy's comet nickes its first apreniance, August 27 - A serious disturbance takes place at Induce, which after a desperate conflict attended with a loss of 400 lives, is put down by the Rajab's troops, September 8-The new Press Law passes the Legislative Council and comes into operation, September 15-St umsoodeen Khan, the Aswab of Ferozet ore, is executed at Dolla, for having instignted the murder of Mr. Frasor, British Come issumer Oct. 3-The Rajah of Goomsur, refuses to pay his tribu ... and Lostile operations are consequently taken against him, October 12.

1836.

January.

The Martiniere opened.

An Ambaes of or accived from Nepaul, attended by a large body of Goorkhas.

The Begum Sumron died.

A terrible hullicane off Bourbon.

March.

5th, Lord Auckland assumed the Government of India.

Sir Charles Metcaife appointed Lieulenant Governor of the North Western Provinces and invested with the order of the Grand Cross of the Bath,

The Public Library opened. The Transit Duties aboushed. The Medical College one wed.

Mr. Robertson, the Account ascendent Garden Reach. Many thousands congregate to behold the sacent, it being the first in India.

The inhabitants of Madras petition the legistature and the Coart of Directors on the subject of Steam Navigation.

Great confusion and inconvenience felt owing to the introduction of a new adver and copper currency.

April.

Intelligence received of a scheme hatched in London for laying down a rail road between Sanger and Calcutta.

A claumant to the Burdwan musnud appears in the person of a young man, who pretends that he is the Rajah Pertabehunder, who had been supposed to have died many years ngo.

A piration descent expected at Penang. The inhabitants arm and assemble

at an apprinted place.

May.

An Act passed by the Legislative Conneil repealing a former Act which gave to suitors, in the Mofusail, power to appeal to the Sapreme Court at the Presidency. This act acquired the name of "THE PLACE ACT" from its alleged jujurious effect upon the liberties and privileges of Europeans,

Lord Elphinstone appointed Governor of Madras.

June.

An entire new scale of customs duties took effect.

A meeting of the inhabitants of Calcutta took place at the Town Hall on the subject of the "Black Act," when it was resolved to depute an agent to England to prevent the confirmation of the act by the home authorities. Mr. Turton, the barrister, was selected.

An attempt to dissolve the Bengal Club, and form a new one, defeated.

Captain Chads of the Antiromache, at the request of the Governor Genera, of India, commenced an attack upon the pirate prahus which infest the straits Great success attended his efforts.

July.

The captain and mate of the Sumatra killed by the gamer, who brings the ship into port and details the cause.

August.

A college opened at Hooghly, Fifteen hundred young natives immediately

earol their names as alumui.

Jotha Ram, the Prime Minister of Jeypore, and his accomplices in the murder of Mr. Blake, tried at Jeypore. Jotha Ram and his brother Hookhem Chand were convicted.

An extensive bed of outl discovered in the Sangor district.

September.

An infections disease resembling the common plague broke out in Pal'ee, in Blarwar, and destroyed many hun treds of persons

News received of the equalization in England of the duties on East and

West India Sugara.

Cautain Burnes appointed a proceed on a mission to the countries on the banks of the Indus.

November.

A Bonded Warehouse Scheme proposed, and adopted. The prospect of large profits caused a very extraordinary demand for shares; twice the amount required was subscribed for in two or three days after the promulgation of the prospectus.

Deeember.

Unpleasant news received from Persia. British influence declines and the Shah, at the supposed instigation of Russia, meditates the invasion of Herat and Kundahar.

The Ameers of Scinde begin to congregate their forces on the banks of the Litock.

January. 1837.

15. Accounts from China stating the continuance of the Opinm prohibition and the Establishment of a Chamber of Commerce at Canton,

29. Accounts from Goomsoor state that the war was still raging, the Khond Chiestain having escaped from the hills.

The Portuguese troops at Demaun revolted.

A great action fought between the Affghans, and Sikhs, the former gaining a dear victory.

February.

2. The Dutch defeated at Booujal, in Sumatra.

March.

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2. Intelligence reaches Calcutta of new mines of coal being discovered at Hanneebangh.

That the Pallee Plegue had extended throughout Marwar.

3. Further maving of the Ballycange Tank case.

News seried that it.c King of Persia had returned to Teheran. Rules for the Civil Administration of Justice in Assam published.

The Intent territory nunexed to Sylhet The insurrection at Golconda suppressed.

Lieutepaus Burnes proceeded on another expedition up the Index.

April.

5. Insurrection at Bangalore.

10 Intelligence received from Padang that the Dutch had defeated the Padrees at Boonjal.

22. The "Order of British India" and "Order of merit" announced in the

A severe drought prevailed ad over the country

An insurrection broke out in Mang lore, but was suppressed by troops sent against the insurgents.

The Old Qreen of Delhi died.

June.

27. Accounts from Monlmein that Thuravaildie had deposed his brother and seated himself on the Theone.

30. Decision of the Privy Council, that the Alien Law does not extent to this country, published

July.

King of Onde died Disturbance at Lucknow by the Begum Nusseerood Dawlut placed on the throne by the Company's Resident

August.

Intelligence received of William Fourth died Jane 20th

Queen Victoria moclaime to The transition of the Madras territories A commetton in Nepaul. The King's youngest son poisoned and the cheif ministers chained and imprisoned

Government presed an act extending the jurisdiction of Native judges to all sases, whatever the amount hugated may be.

Civil war in Bhopaul

September.

- 12 Intelligence received from Molosul and Bombny -increase of famine 16. Accounts received of the Chagow East India Association

27. Part of a Decres in the Martin Counc published

28. Accounts received from Goomsocr dated 20th instant, Dorn Bissoye captured

29. Meeting at the Town Hall to Address the Queen

The rebellion in Shojéhanpore suppressed.

Famine pressiled at Fattebahar, chaters in Oude, and the small par in Pe-

A comprehensive Steam Communication Association formed in Calculta and (conditional) anharmhers names recorded

The King of Delhi died

October.

The fransit duties abolished in the Bombay presidency by Lord Auckland

November.

The Coles rehelled, excited thereto by tamine.

Hakrem Mehndi and the resident at Lucknow report that the late King of Oade was destroyed by poison.

Several districts in Kondersh surrendered to Soindeab, 28 the condition of raising a body of reformed house at his expence.

December.

11. Prevalence of famina in the Northern provinces.

Government resulved to adopt Darjeeling as a station for the resort of invalids.

February, 1838.

5. Baboo Dwarksnauth Farors bestowed a donation of one lac of rupees to the District Charitable Society.

March.

31. Prospectus of a new Bank published,

April.

10 Intelligence received of the Board of control confirming the Black Act.

May.

- 2. The memorable Culno affair happened, in which the Pseudo Rajah, Pertaubahand of Burdwan, was fired at, and boatman killed.
 - 14. Section writing reduced to the rate of 1,140 words per rupes,
 - 10. The deputation to Labore crossed the Sutledge.

Jun

. The Inhahitants received a refusal to their Petition, praying for the establishment of trust by jury in civil exses.

29. A scrou of the house of Timoor executed at Delhi, for the cruel murder of his wife.

July.

6. Report of Runjoet's death reached town.

September.

R The Persians raised the siege of Herst.

11. Intelligence received of six Goodka Regiments appearing on the eactin branch of Kulles river.

21. Intelligence from Burmab to the effect, that the Governor retused to allow Dr. Baybeld to reside their as Council.

25. Arrangements set on foot to Assemble an Army to watch the movements of Nepaul.

November.

12. Sha Sonja marched out of Loodinga

23. New Articles of war published

24 Meeting to re petition Parliament to recoke the Black Act

28. Interligence received of the Jhansi principality being at open war with Mr. Finser

December,

13. New Criminal Act published

January 1889.

5. Ikansi taken -- not a soul found in either town or fort, the old Ranes with her liege subjects having bolted, through the justicious arrangements of our agent.

7. News of the western countries all coalescing against us. Lieutenant Pottinger left Herat

28. The fort of Bukkhur taken.

28. A. l'eaty estat lished with the Scindians of their immediately coming down with 28 less cash down on the nail, and agreeing to delray the expenses of a force not exceeding 5,000.

Tebruary.

2. Kurrecob taken

2. Intelligence received of great commotions at Assum. Col. While killed.

5. Kurrachee capitalated.

4 Intelligence received of Bukkur being ceded to us pro tempere

- 11. The Ameers of Scinde totue to allow a free passage to the British troops through their territories to Affghanistan, and it was expected Sir John Kenne would immediately invest Hydrabad, which was garrisoned by a large body of Belochees.
- 14. Bad news from China respecting the dissentions between the British and Chinese, Captain Elliott's public "Notice."

14. Major General Nott crossed the indus with the Infantry division of the Army.

14. Colonal Spiers, Mr. France and Captain Ross, appointed a commission to adjust the disputes which lad to the expensive demonstration at Jansi.

15. News received of an engagement between the Bombay tro ps and the Ameers of Scinde at Hyderabad.

March.

10. The leading column of the Army of the Indus reached Dadus,

18. Proclamation of Lin, the Imperial Commissioner of China, demanding the surrender of all the Opium belonging to Foreigners.

19. Edict of the Hopon, prohibitting foreigners from quitting Canton.

- 19. Dr. Richardson let: the Court of Simm, failing in the objects of his misaron.
- 19. A French envoy arrives form Bourbon to treat with this Covernment about the re-establishment of the Cooly trade between Bourbon and Pondicherry.

25. The Foreign merchants pledge themselves not to introduce any more

Opium into China.

28 Stoppage of Trade announced.

- 26 Sir John Keans with the Hombay army, joined Shah Sooja and Mr. Mc \au_hten news the Bolun Pass.
 - 30. The Bolan l'ass crossed by the army in 5 divisions.

April.

Captain Elliott announced the completion of arrangements for the delivery of Opium to the Commissioner,

Abolition of the Person and substitution of the Vernacular in Judicial language and Revalue Proceedings, publicly notified by the Government.

17. The Court of Directors refused permission to the Agra Bank to have a paper currency.

2). Candahar surrendered without a shot being fired.

- 3. Orders passed by Government, directing the entire abolition of the taxes on Pilgrims levied at Juggernanth and Gya.
 - 3. Accounts received of a dreadful earthquake at Amerapoorah.

t. Installation of Shah Socia.

8. Colonel Sutherland had disposed of the Joudpore difficulties in a most summary manuer, having intimated that unless 5 lakks were forthcoming in 4 dive he would strike his tents and return with a force sufficient to bring the Rajah to las senses.

13. Newstrom China of the trade being stopped in tate, and the British

factors being surrounded by Chinese troops.

30. The Chowringhee Theatre was totally destroyed by fire.

June.

21. The papers state that the report of the Municipal Committee is completed.

July.

13 Kärrock Sing, Runject's oldest son, ascended the throne of the Punjauh.

13 Runjeet Singh bequeathed the large Koh i-noor diamond, to the temple of Juggernaulb in Orissa, but his successor resolves on withbolding it.

August.

7. Triumphal entry into Caubul.

9. Ali Musjud seventy miles west of Posbawar, taken by Colonel Wade.

21 The Sans Souci opened this evening.

77. Pales, of plague notoriety, taken possession of by our troops.

47. Fall of Marial.

October.

7. A perfect Arsenal and no less than about 6:0 pieces of Artiflery, discover ad in the Newsh's zenana at Kurnool

18. Lieut. Col. Hyce, after a hard fight, thrashed the Hohillabs and captured the Newab of Kurnool, whom they had taken charge of.

November.

18. The British possessions at Aden attacked by about 6,000 Arabs, headed by the ox Sultan. The assaifants totally befeated in the engagement,

11. War actually commenced in China.

18. The Rajab of Sattarah placed on the Guildes,

December.

13. Fall of Khelat, the place being most gallantly carried by the column under General Willshire.

1. Intelligence received from Bameene, of the defeat, on the 24th Nov. by an Horse Amillery, and of a body of Tartars, who had, under the son of the Wulles of Kootoom, besieged the fort of Lygham.

17 Intelligence received of the troops under Colonel Wheeler baving thrashed the Kyheeress in the Kyher hills, on the 19th No ember, our sepoys

behaving in the wost gallant manner.

"O, In consequence of a squadron of Chinese Junks busing engaged the British Frigates Hyacinth and Voluge, about 8 or 900 Civese were stain, the Chinese Admiral wounded, and Commissioner Lin was forced to report othe Emperor, his impolicy to deal with the hachaceans and recommend the shutting of the Chinese ports to all torrigners for three years.

January 1840.

3. A small skiemish with the Belochees at Deerab.

4 The extracts from the proxincial papers published this day appounce that the prisoners confined in the fortress of Ghu:ni had effected an escape; that prizeproperty to the extent of 10 lacs of rupers had been found at Khelat; that the Khyberees had cone to terms were to return the property they plaudered, and reseive 80 000 rapees for their trouble in plandering it.

5 The Eastern Star news, aper established. 15 The Indigo Pianters Association organized.

17 Experition to Pooshoot under Colonel Orchard, attack on and eventual evacuation of the Fort.

February.

12 Letters from Cahul of this date announce the entrenchment of the Russians before Khivn, and the attempted escape of Dost Mahomed.

17 The establishment of a Nupnery approunced.

March.

13 Amud fort six miles from Bameeau attacked and captured by a detachment under Cautain Garbeld.

14 The first number of Mr David Drummond's paper, the Weekly Examiner,

published.

May.

21º Attack on the Turkish wall at Aden, by about 4,000 Arabs.

June.

19 Accounts received of the massacre of Lieutenant Clark and 43 men by a body of Pelacchees.

- Intelligence of a hody of 3,000 Gheelzies being successfully repulsed by a part of our troops at Affghanistan.

- 18 Accounts received of some fighting in Rangoon and a small revolution at
- 30 Intelligence of the Rassian especiation to Khivn has ing totally 'ai'ed, - Intelligence of the Kittandar of the Fact of Kuluckjobnarce Jaypore, having revolted. July,

5 Chnonn takev.

- 9 Intelligence received of an insurrection among the Napalese.
- 21 Letters from Affichanistan state that a 1000 Kakurs had come down and attacked our force at Quetta, but were soon put to flight.

Argust.

3 News received of Newsh Jubber Khan and Dest Mahomed's Sons having tak a refoge under British protection in Bameran.

7 Accounts received of Captain Bean with 200 men being besieged in Quetta by the Beloochees.

13 Intelligence received from Robilcond of the death of the Nahob at Ram-

poore and the reversion of his territories to the British.

24 Intelligence of the escape of Dost Mahamed from Bokhara.

27 Corroborative information received of Captain Abbott's perileds journey to the Castian, the loss of his fingers, his incarceration by aparty of Castacks and his sufe arrival to the Russian Camp.

29 Information of Khelat having been reconstured by the insurgents, the Cap-

tare of Lieut. Lovedry, and of Mr Musson, the naturalist.

September.

16 Accounts received of our forces basing completely routed the native near Jellalahad who had captured Captain McGregor's gun

17 Signal d-teat of Dost Mahomed at Bameent by but a small number of

our troops, under command of Briga lier Deale, C. B.

18 Accounts published of a gallant uffir between Captain Hammersly with his I'ho'nn Rangers and the Beloochees

21 The report confirmed of the taking of six forts near Kudish

24 Accounts received of the entire discounitair of Major Clibnorue's detachment by the Beloochees.

19 Letters from Cahool state Captain Collington had beaten of a baly of

1,500 men, headed by one of Dost Wilhomed's Sons.

- Treaty with the Wallee of K to oon completed,

October.

a Attack on the Fort called Joolgah by Sir Robert Sale,

10 Intelligence réceived from China relating to the blockade of the Bogne

Is Information received from Sakkur dated 10th September, of a shameful reverse experienced by our troop from the Belouchees

18 A body of Beloochees completely routed by Major Boscawen at Kuadali-

November.

4 The interesting currender of Dost Muhamed to our Envoy and Minister in Cabool, alter having defeated the 'rd Bengal Cavalry, by a desperate charge. 1 Don't Mahamed marched from Canoni escort-il by our fronts.

14 Intelligence received of the capture of Mr Viccent the Missionary by the Chinese in consequence of which our Naval Commander, Captain Smith, poured

m heavy broadsides into Macno to enforce a delivery of the Missionary.

16 Various news from Caina. The capture of Captain Anstruther, a smal sugarement with the Alligator and the Chinese at Amoy. The week of that Indian Oak on the Lew Chen Islands, of the crew of the Kite being still kept prisoners, and finally that the European threatened to punish Governor Liu, and by way of recompense to pay to o millions to the English,

17 Intelligence received of the Forts at Amoy having been demolished by our

chips of war.

- Denth of Kurrack Sing, King of Lahore,

- 18 Intelligence received of the death of Nao Nahul Sing by the accident of a beam falling upon him while accompanying his father's funeral.
 - . 19 The Beloochees severely repulsed by our forces under Captain Curtis. 21 Accounts received of a night attack on Sir Robert Sale's camp to Kobisthan,
- 25 Intelligence of the B-loochees having destroyed the town of Gundarn before our troops could come up to the rescue,

27 Intelligence received of the brutal murder of Lieutenant Loveday by the

Brahoos.

30 Intelligence received of the re-occupation of Khelet by our troops.

December.

19 Poundation stone of the Metcalfe Building laid, 22 The complete defeat of Nassar Khau at Kuttie.

News of un unsuffersital attack, on the 6th of December, by Major Firster's Brigade, on the fort of Kulukeness John joogoo, in consequence of not Former w Dispute, on the terr of Kalikenear Jounjougo, in consequence of not beging consequence of not beging consequence of not beging consequence of not it is in the light of the death of Meer Noor Mahomed, the elder of the illess second America. The Kishen Sing, the robel chief of Kaluk, surrendered himself to Bajor Forster's Brigade, on the 25th of December 1840.

The Paneloity Act came into operation in Calcutts.

high reace likewise reached Calcutta, that the Kooloo people of Kotghur. gathe approach of the Nusseres Butalicn, sent to look after the aggressions of the Siths, fancring it was sent to aid then, cose up and massacred upwards of laur hundred Sikhe, and drove the sest into the forts, for protection.

146. News recei ed from China, that on the 3rd of December Keshen order-ed the British fleet to depart from Chuanpee, and the Chinese being to forify the Logue forte with sand bags.

18 .- News from Dadur received, intimating that Nussear Khan and his

Brances have formed a junction with the Murroe tribe in the bills.

News received from Persia, to the 18th of December 1840, intimating that Alli "Shab, one of the King's uncles, is exerting himself to seize the throne, and,

had, consequently, revolutionized Kerman.

\$1.—"A leiter, dated January 10th, quentions, that an attempt to assassinate Mr. Rosa Bell and Gengral Brooks, by the Kyrapore authorities, had been providentially frustrated, by the plot being discovered by Mr. Bell. just as it was thank to p ose successful.

22.— Naws of the success of Lieut. Shakespeare's endeavors to liberate the Russians imprisoned at Khiva. Upwards of six hundred trustians are released, and property to the amount of two croics of rupees restored.

25.—The Belies Conjungulmits to the British authorities at Dadur, finding holding but against us useless.

The Nepsules davelope a spicit of insurrection, and stick up placards in Carlamanilo, threatening the destination of our Resident and several of the en. or anduential chiefs.

News arrives from Bombay, that News Salib, a cousin of the diceased, Nimbalkur, at the head of a body of Arabs, had seized the fort of Nepance,

about forty miles from Be'gaum.

FEBRUARY.

Intelligence received from the Punjab, of the Sheik army being completely

Keshan Sing, the rebel chief of Kalek, on the 2 th January kills himself,

by repring up his belly, after having nearly kelled his mife.

8-News reaches Culcutta of the engagement, on the 3rd of January, between a small British force, and a rebel chief named Ukhtar Khan, in which

the latter was defeated with the loss of only four men on our part,

10.—Sheer bing, who had fled from Lahore, before the forces collected by the Queen Dawsger Chund Koor, returns on the 17th of January, through the Mint gate of Lahore, and owing to the defection of Chund Koor's troops, takes possession of the city. The Rance shuts he self up in the Summon Boorj, or entadel, and a fierce battle is waged till the morning of the 16th, much to the detriment of the non-belligerent lieges, one thousand and fifty of whom fell victims to the cannonading. Through the intervention of Rajah Dhian Sing, however, the Rance's party ultimately espitulate, and she becomes a state prisoner, bubsequently nominally receiving a jagheer of six lakhs of rupees for her support,,

15 .- Accounts received via Penang, of the capture, on the 22nd December 1840, by the Nicobar people, in Nankowry or Ho-Ho harbour, of the Whaler Pilot, and the destruction of all but a few of the crew, who escape in a boat. The Cruizer, with which the party fell in entered the hay indicated and burnt

the villages, the natives baving run into the bush.

16-Intelligence from China received on the 7th January, the Chunapes forts were attacked by our forces, and carried, with great slaughter among the Chusers, and but twenty-three wounded on our side. On the 8th, the 1 res moved up to the Bogue forts, but co. cessions being made by the Chinese, hostilities were Mayed.

The negotiations terminate, in the orneins, by Keehen, pending a reference to the Emperor, of the island of Honekong to the British, and the shippings y six millions of dollars for the an and oplum, and the arrangement of equal. intercourse between Brutelt and Chinese dunctiontries.

On the 26th January, the Bruigh fing Walikouted at Tiongkong, and the island taken possession of by the British sutborities. Obusan to be remind to

the Chinese.

Intelligence received from Buringh, of disturbance having broke

the Shan tribes, who cannot brook Hugmess misrale.

22. - News from Scinde, to the 22d of January, anya, that Number Khie had, at Theree, been placed in a kind of honorable imprisonment by his chiefe. who were apprehensive that he would compromise them, in making his terms of entrender with our puliticals.

24 .- Letters from Gharisk, to the 29th January, say, that Ugther Kkan had

been stirring up the populace against the Shah.

MARCH

On the 27th of February, our forces, under the command of Major Vivian. attack the rabel Arabs and Mahrattas in the fort of Nepanes, and force them to retire to the citadel, where they hold out till the next day, and then evacuate the place. Our loss only amounts to three rank and hie.

An attack, by about twelve hundred of our troops, under Lieut, Col. Wilson. on the town of Sebes, repelled by the snamy with considerable loss on our part. Lieut. Col. Wilson is mortally wounded, and Lieuts. Creed and Falconer.

Lilled.

17. - Reports reach Calcutta of the retirement of our Resident, Major Todd. from Herst, in consequence of the offensive conduct of Yar Mahomed.

Large bodies of armed Sheik rabble, a letter from I erozpore says, have been

making incursions across the Sutley, into the protected Sheik States.

18. News reaches Calcutis, of Lieur. Pigms, of the Engineers, having been blown up by a nowder bag, while attaching it to the gate of a fort in the neighbourhood of Jellalabad. The fort wasgarting,

News to the 29th of February is received from China. Hostilities renewed. On the 20th two of the Bogue forts were taken without loss on our side, but severe loss to the Chinese. The engagement leated two hours, and several handred prisoners were taken. Our ships of war had proceeded towards Canton.

The Queen, Steamer, arrives from Cauton, stating, that ult the Bogue form had been taken by the British, and our troops hat got possession of the factories on the 29th March. The trade was opened pending a reference to the capital.

and Keshen sont a captive to l'ekin.

24. - A revo t breaks out in the interior of Sumatra. The rebels retake the fort of Boonjil from the Dutch, and advance close to Padang, causing the greatest consternation. The revolt is put down; but only after very considerable deficulty, and loss of life.

MAY.

The Fort of Changson in Bandlekund, captured after a siege or four days on the 16th April.

15 .- Sherk soldiers at Cashmere muliny on the 17th April, cut their General.

Mekan Sing, to pieces, and plunder his property.

17,-Nuseer Khan declared an enemy to the British Government, and Khalet to be reinforced, and warlike operations commenced the moment the season Opens.

23 - Dost Mahomed and his son arrive in Calcutte, and are located at

All pure.

Punjab news to the 8th of May intimates, that Goleb Sing, the newly anpointed Governor, with 20,100 followers, quells the Cosbmers disturbances.

An engagement in Affghanisten. A fort in Khelat-i-Uhlijie taken, and severei of our office:s wounded.

JUNE.

5.- The King of Johanna arrives in Calcutta, to seek British aid.

14.—The Ghilgies are up in arms, and an attack on Nidjrow is contemplated.

15.—Reports reach Calcutta that the Nepaulese have entered our provinces

and plundered some villages.

27.—The Ghiljies attack Col. Wymer's force at Khelat-i-Ghiljee, and are defeated, after a hard struggle, leaving seventy of their number dead on the field.

JULY.

12.—News of some hard fighting at Peshawur on the 10th June, between a mutinous Sikh battalion and a large body of Affghans.

21,—Accounts of a body of the Oudb Local Battalion having been repulsed by a gang of out. 'aws on the 9th July—a few miles from Luckhnow.

The formation of a Canal through the Dooab announced.

AUGUST.

6.-Accounts of Captain Woodburn having beaten Akthar Khan and his

followers on the 34 July.

7.—Intelligence is received from China, to the 30th of May. Canton bad been attacked on the 27th, 28th and 29th of May, and after a stubborn resistance, carried by our troops, who are stayed in the pursuit of their conquest, to a final consummation, by the orders of Capt. Elliot, who agrees to ransom the city for six millions of dollars, on condition that the Tartar troops evacuate it. This measure disgusts the whole of the forces.

SEPTEMBER.

7.—Accounts published of an affray with the Ghiljees on the 5th August, in which they were heaten by Col. Walker and our troops.

15. The Ex-Ameer, Dost Mahomed and his family left Calcutts on board

the Kullegunga in tow of the Bhaguruttee.

20 -Accounts of a severe action with Ukhtar Khan, on the 17th of August, in which he was signally routed.

OCTOBER.

18. - Intelligence of Brigadier Blair baving succeeded in subduing the Hyderabad Arabs about the 27th September.

27. - Change in the Pilot Stations officially announced.

NOVEMBER.

5.—An Arab fort near Aden taken and blown up by our troops.

19.—The road to Cabul is closed by the enemy. General Sale is at Gundamuck.

The insurrections commence in consequence of Sir W. H. McNaghten

having out down the allowances of the Ghiljees and Khyheries.

News reaches Calcutta that Captain Nias, commanding Naval officer at Hongkong, punishes the Canton Chinese for infringing the terms of the armistice.

22.—Letters to the 8th of November mention the capture of Ukram Khan,

near Candahar, in the Tereen Valey, after a hard fight.

24.—On the Soth October, General Sale's Brigade is attacked at Gundamuck.

but repel the enemy.

27.—Rumours reach town of further risings in Affghanistan. The population of Cabul are up in arms, and Shah Soojah, Sig. W. H. Mc Naghten, and all our troops, are shut up in the cantonments of Sees Sung and in the Balla Hisser.

Statements reach Calcutts, that Sir Alexander Burnes and his brother

Statements reach Calcutts, that Sir Alexander Burnes and his brother Charles Burnes, had been murdered by the insurgents at Cubul, and that the city was beseiged. Eugagements had taken place between our troops and the rebels. Sir Alexander Burnes's house had been burnt to the ground, and the greater part of Cabul reduced to ashes.

DECEMBER.

3 .- Rumours reach town, that General Sale's Brigade was surrounded at

Jelallahad, and sora present for ammunition and provisions.

4.—Government received despatches, confirming all the rumours of our troops at Cabul and Jellalabad being beseiged by the Afighans, without provisions, as well as of the murder of Sir A. Burnes and several other officers. In several serious, at both places our troops had been victorious, but without driving off the senemy, who still beamed them in. Very serious apprehension entertained for the safety of the troops.

The Ooloos strack General Sale on the 11th of November, at Jell-labad, but

are defeated, with great alaughter.

A single regiment.— Ghoorkahs at Chareka, hold the place against several about the place against several

Capt. Ferris, being attacked at Pesh Boluck, fights his way to Lallpore, when he is succoured by the Mormud Chief.

The Garrison at Alla Musjed, 150 strong, under Mr. Mackeson, holds its

ground against the enemy for five days, when it is relieved.

11.—On the 17th of November the troops at Cabulgain a complete victory over the rebels, but it only drives them off a little way, and there are scarcely any provisions in the town.

Cuptain Woodburn and 157 troops are murdered in a fort close to Candabar. The Chinese arouse themselves, and thrash Sherwar Sing and the Sheiks

under his command, in Thibet.

16. The gallant Goodkab corps at Chareker is cut to pieces by the enemy.

Lieut. Haughton being the only officer who escaped, and he lost a hand.

News from China to the 1th October says, that Chusen is captured by our forces on the 1st of October and Ningpo on the 7th. We loss very few men—the Chinese very many, and the soldiers refuse to fight us any more.

Foundation Stone of the Alms' House laid with masouic honors.

22. The Atighan enemy become dispirited, in consequence of the several defeats General Sale's Brigade gave them at Jelallabad, and the camp is supplied with provisions.

23. - Lieutenant Crawford, on the 8 h November, whilst escorting the Ghilzie Chiefs made prisoners in the Peteen country, is attacked by the enemy

near Names. The prisoners escape, but he retreats to Ghuzni.

The enemy at Cabul attack our forces, and are again defeated, on the 23rd

November.

The Candahar force reaches Mookloor, and the Cabul insurgents; get frightened and aue for terms of peage. One of the assessing of Sir A. Burnes is severely wounded.

1842.

Jan. 2 - Letters from Candahar of the 3d December, 1841, mention that Colonet MacClaren's brigade was forced to fall back on Candahar, in consequence of the snow and frost killing to e baggage cattle.

Letters from Burmah of the 15th December state, that the barque Coquette,

was lost off the Island Kalagyonk.

4 — Letters from Julialahad to the 27th December, 1841, mention, that a Native, educated at the Delhi College, had joined the Cabul, rebels, and interprets our intercepted despatches.

.6-Worse and worse accounts of the state of the troops at Cabul-provisions

begin to fail, and the enemy hearege the camp more closely.

The respectable firm of messes McLeod, Pagan and Co suspended payment. Public meeting to address Dwarkanauth Tagore, on his leaving India.

8-Accounts of a severe Typhoon in the China Seas.

Accounts received via Bombay from Dadar in Science, of the murder of lieut Dickson, ensign Halswell, and cornet Ashburner, by the Bellochees.

Rumours of our troops being till more closely invested at Cabul, and the

enemy being highly elated, and making pompous overtures of peace.

Prince Zemann Khan, it is said, is proclaimed king, Jubber Khan appointed Wazeer, and Ukhbar Khan Commander-in-Chief of the army. The enemy tell Sir W H Macasahtsa to give up Shah Boojah, and they will permit him to eave the country.

From Onde the news is, that cannon is sounding on all sides, the Royal Troops being engaged with the Zemindurs.

Dureum Sing Invests Nompara, in order to extort tribute from the Rajah.

10 -- Accounts of an Insurrection in Manilah, caused by the ex-lay brother of Juan De Dios Apolinario.

Departure of Dwarkanauth Tagore in the India steamer, en route to Eng-

land.

II—The intelligence from Caubul is, that the troops in the encampment had formed a junction with those in the Bala Hissar, and that they were killing their cattle, and salting them for provisions.

The celebrated dacoit Buswant Sing, killed by another robber chief, and his

head brought into Lucknow.

14-Reported capture of Hong-choo-foo, the capital of Cheakeang. Indications of hostilities again at Canton.

17-Mr II V Bayley appointed Secretary to the Council of Education.

News of a rebellion of one of the local contingents in Oude.

18-News from Rangoon mentions the destruction of the Mahomedan burying ground by the King.

19-News from Dadur in Scinde to the 28th Dec. says, that the passes are

closed by a rising of the people.

The garrison of Killa Abdullah obliged to be called in, and taking advan-

tage of the nightfall, reach Quetta with the loss of only a few men.

22—Distressing news from Affghanistan is received up to the 25th December. Sir W II Machaghten is shot by Akhbar Khan, Dost Mahomed's eldest son, and captain frevor of the 3d cavalry, and four other officers cut down by the Affghan sowars.

Major Eldred Pottinger assumes charge of the mission, and negociates with

the Affghan chiefs for the immediate withdrawl of our troops from Cabul,

24-From Affilmnistan the news is, that Sir W II Macnaghten's head was stack on the gates of Cabul.

27-News arrives of the Kyberrees preparing to oppose our troops in the

Kbyber pass.

29-News received from Cabul to the effect that our troops had marched from that city in conformity with the terms of a treaty entered into with the Affghans by Sir E Pottinger.

Rumours also arrive that they have been massacred by the Affahans at the

end of the third march from Cabul

From Julialabad the news is to the 9th January, that Brigadier Sale had refused to comply with the requisition of Sir E Cottinger and General Elphinstone to evacuate Julialabad.

Candular letters to the 28th December mention, that a Jan Buz corps had rebelled and decamped with their army, baggage, &c., after killing their captain, Golding. They were followed by Lecson's horse, and another Jan Buz corps, under captain Wilson; the latter corps proved treacherous on coming up to their brethren, but Lecson's 200 horsemen, nevertheless succeeded in killing and wounding forty of the insurgent horse men, with the loss of two on the r side.

31 - Authentic news received from Cabul of our troops having evacuated cantonments on 7th January, of their being subsequently attacked by the Affahans in the Koord Cabul Pass, and none but Doctor Brydon having arrived at Julia-

labad, the rest being supposed to have been massacred by the insurgents.

The ladies were given over to Akbar Khan, a.d the sick to Zeman Mahomed Khan.

All Musjeed reinforced by two regiments.

FEBRUARY.

1-The Government issue a proclamation to carry on the war in Affghanistan with the utmost rigor.

2-The news from China to the 27th December is, that the Chinese at

Tekening and Canton are again preparing for war.

From nangoon, the news is, that a party of Chinese, forty in number, have arrived at Rangoon, with presents from the Emperor of China. They have offered Tharawaldt any amount of money to enable him to wage war against us.

4-The news from China is, that 700,000 dellars have been offered for the ransom of Ningpo.

5-Brigadier Wild's Brigade throws two regiments into Ali Musjeed, to garrison that fortress, but they being struightened for provisions, the other two regiments under Wild endeavoured to reach them with a supply, but ineffectually, heing driven back by the Khybress with a loss of one hundred and ten men killed and wounded.

The Sheik auxiliaries refuse to aid us, and run away with a lac and forty

thousand rupees advanced to them.

7- Reports state that Shuh Social was making head squinet the lusurgents at Cabul, and in king Aminoollah Khan retreat.

It is reported that Bir J Nichols had ordered the evacuation of Julalabad

The Delhi Guzette reports the reason of some ladges and others by a native merchant, for one lac of rupeer,

8-Intelligence arrives that the two regiments thrown into Ali Musjeed by Brigadier Wild, fight their way back to Peshawar, with the loss of 200 killed and

wounded.

A letter from Hong Kong, dated let January, states, that the Chinese had completely obstructed the river, and creeted most formidable lines of fortifications Cums and muskets were being a ld to the Chinese by the Portuguess at Mucao, at exorbitant prices.

10-A detailed account reaches Calcutta of the entire destruction of the Cabul

force by the Afighans.

- 12-A letter from Campore of the 1st January says, that the Muhomedan population were indicating the strongest hostility to us ever since the destruction of our Cubul forces.
- 14-1 etters received from Quetta to the 19th January state, that a rumour had reached that place, of a severe action having been fought within six miles of Candahar, in which our troops routed an immense host of the enemy with great
- 15-Letters received from Julialabad to the 24th January say, that Shah Shoojah had very unaccountably managed to subdue all the contending Chiefs, though, it was believed only temporarily, and obtained the paramount power, he had appointed the principal leaders of the insurrection to fill the most influential situations in the state.

16-Reports received of the abandonment of Lalpoora by Tara Baz Khan,

and our newly raised levies.

Letters from major Pottinger and captain () P Lawrence, announced their own safety, and that of ladies Sale and Macnaghten, and several general officers and subulterns at the fort of Badecabad. They described themselves as being well treased under the cure of Muhomed Ukhbar Khan.

A letter from Singapore mentions the loss of the ship Viscount Melbourne

in the China scus.

17-The Section Writers petition the Government in vain for an increase in their pensions.

13-Rumours arrive that Julialabad was invested by an army of thirty thou-and men.

- A version of Uklibar Khan not being the murderer of Sir W H Macnaghten reaches Calcutta. The envoy, it is said, was killed by some Mahomedan
- 24-Intelligence received of a signal defeat sustained by five thousand Affghans under Mahomed Atta, in opposing the force under General Notical Candoliur,

23-The intelligence from Julialabad is, that the European soldiers there had captured one hundred and seventy-five head of black cattle from the enemy.

Letters from colonel Wild's force mention, that sickness had broken out to an alarming extent among the troops, there being no less than three hundred sick

in each regiment.
24-The news from China, to the 29th January, mentions, the release from capacity of the captain, crew, and passengers of the steamer Madagascar, which was harnt by her coal catching fire.

2d-Lord Ellenburough arrives on the Cambrian, to assume charge of the Governor-General ship of India.

Meeting at the Town Hall to address Lord Aukland on his departure from ladia. MARCH.

4-Great sickness in the army under general Pollock's command at Peshawur.

9-Further proofs of Shah Shoojab having been secretly concerned in the murder of sir W H Macnighten and sir Alexander Burnes, and the massacre of our troops on their retreat from Cabal.

The two Khyberree tribes, the Afreedes and the Yoosofzyes are at war, the cause of quarrel being the division of plunder taken from our troops in the

Khyber Pass.

10—News arrived from hims of the taking and temporary occupation of the district cities of Yu-yao, Takee and funghaw. The Chinese of Yu-yao opposed our troops, and lost about one hundred men in consequence, without a single casualty on our side.

A report is prevalent that the populace at Kang-choo-foo had risen and driv-

en out the Tartar soldiery, and also robbed the treasury.

11-Barthquake at Peshawur, general Avitabile's house tumbles down, and mearly buries colonel Pullock in the rains. Several other buildings are desiroy.

12 -A letter received from major Connolly, saying, that Shah Shoojah had still power over the chiefs, but very limited.

More of the British reach Jullalubad.

Letters in the hundwriting of the Shah Shoojah are said to have been intercep-

ted, calling upon the chiefs to rise against the Rigitali.

14—A letter received from Kurnaul, immates the receipt of another letter there, stating that Shah Shoojah had intimated that he would be unable to hold out against the Chiefs unless speedily assisted.

From Scinde the news is, that several disturbances had taken place.

Preparations are being made by the British authorities at Cuchee and Gundavah to keep down any insurrection that might break out.

News arrived in Calcutta of the death of governor sir Loluel Smith and

his lady at the Mauritius.

Lind Ellenborough holds his first levee, from which the native gentlemen are excluded.

18-A number of camp-followers of the Cabul force arrive at Hansi with the loss of ears and noses.

19- Great apprehensions entertained at Sukkhur and Shikarpore of at-

tacks from the Bellochees.

21—Reports from Peshawar, of about two hundred of our troops having succeeded in killing three out of four Aircedis, whom they had sucrounded, the fourth having dodged and cut his way through them, wounding six, and ultimately effecting his escape to the hills.

22-General Pollock, it is said, have bought over the Khyberries to our in-

terest.

From Penang, we learn, that the young Rajah of Acheen was again levying black mail on our subjects on the high seas, and the Rajah of Tumon had declared British coin to be no longer a legal tender to his territories.

23 - News from Julialubad received states, that the place had been invested by two thousand five hundred Affalans, under the command of Ukhbar Khan.

24—Letters from Peshawar state that our Government had demanded a c ntingent force of ten thousand Scikh soldiers from the Labore Government,—that Shere Sing had yielded his consent, but that the troops had positively refused to act in consort with us in Affghanistan.

25 -Account from Barrasaul represent that city to be in considerable

danger of being submerged by the river.

A Pers in letter from Lahore states, that Shere Sing had decided upon assisting

us with troops and military accoutrements, &c.

Letters from Juliala and of the 25th February state, that a foraging party had dispensed three hundred Afighan sowers, who endeavored to cut up our grass-cutters. Ukhbar Khan had ever since kept at a respectable distance, apprehensive of coming in contact with our troops, who were in high spirits.

26-Letters from general Pollock's camp mention, that the sepoys had been frequently describe, but that a check had been put to this practice by the Sheikhs curing up the fugitives. Some Seikh Sirdars had been tampering with our men,

and inducing them to abandon our service.

General Avatibile sent in his resignation to the Labore Court, saying, if they will not discharge him, he will discharge himself from their service.

28-railars of the firm of Gilmore and Co.

30-General orders issued authorizing lord Ellenborough to exercise the power of governor-x-neral and council in all respects, but making laws while he remains in the North West Provinces.

An attack on Waz er Bagh by the Afreedis repelled with two of Mackesou's Juzzelechees.

APRIL,

2—Reports from Lucknow state, that the country surrounding that capital was entirely disorganized, the subjects of the King being daily butchered by his revenue officers in consequence of their resisting the coercive measures adopted to abtain the enermous and unjust demands made on them.

4 Ghuznee evacuated by lieut.-colonel Palmer.

Ceylon papers of the 15th March mention, that insipient insurrections had taken place at Kandy.

5-An Official Gazette published, directing a court matrial to be held on the

officers and others a tacked to the capitulating Ghuznee and Cabultorces.

Penang papers mention, that the King of Signa had restored a portion of the Rajah of Qu dda's territories to hum.

11-The treasury fraud tried in the Supreme Court and decided against

Government.

12-Letters from Julialubad say, that the enemy attacked a foraging party of H M's 13th foot and suppers, and suffered a severe loss, Four cassulties og -

curred on our side, and captain Broadfoot wounded,

13—The Delhi Gazette publishes an account of an attack on Candahar, on the 10th March, in which the enemy succeeded in barrang the Heat gate of the city, having given the double to General Nott, who went of in pursuit of them. They were, however, driven off by the garrison, with the loss of about 600 men, and without a single casualty on our side.

15-Rumour that colonel Palmer's force, immediately upon evacuating

Churuce, were overwhelm d by the enemy, and six officers taken prisoners.

19 - Newsacrives of Ukhhar Khan's follower deserting him.

News from Ningpo of 80,000 Chinese troops advancing on that place, where there were only 2,000 British soldiers to oppose them.

20 -Destruction of the clipper Harriett, by fire, in the Hooghly,

22 The Khyber Pass torced by theneral Poliock on the 5th Apill, the Affice-dees completely content and afraid to plumber even our baggage; into men killed on our ade, and twenty wounded. Our troops force their way to Ali Bluefeed.

From China we learn, that the state was nearly disorganized. Seditions breaking out in all quarters. A reported attempt to overture the existing dynasty. The Chinese authorities issue a proclaimation, calling upon the people to abandon as before the terrible united army of exterimisation is brought in comfact with

us.

Lawrence Pecl, Esq, took his seature Chief Justice of the Supreme Court. 27—Suspension of the hoperable or Erskine, by the Governor-General, for writing in the papers, in sindication of sir W. H. Machaghten, against the wish of Government.

23-News received of the total defeat of the Affilians under Mahomed Akh-

bar Khan, by the garrison of Julialabad,

MAY.

2-Rumour that Shah Shoojah being shot and killed by his nephew, a son of Zeman Shah

3-The battering and taking of Lallpoorals by General Polloch.

4—Rumours that Akhbar Khan had offered to treat for the delivery of the prisoners in his possession and to come in masset, not being implicated in the marker of sir W H Macaschien.

Rumour of another engagement at Caudabar, in which general Nott lost about \$50 and the enemy 500 men.

. 6-Junction of Pollock's and Bales forces at Julialabad.

9-Death of the piratical Prince of Acheen.

10-News from China of an attack upon Ningpo and Chinhal by the Chinese, and gallantly repu sed by our troops, the Chinese losing many men.

Mr Whitiaker, Chief Officer of the Rennal, muritered close to Chusan.

14. The Ma iras Spe tator gives an account of an insurrection at Hassingabal, led by the Changaum Rejah.

16 Captain Colin Mackenzie arrives from Julialabad, with propositions from Ukhbar Khan to general Pollock, for the ransom of the British prisoners in his custody. The propositions are rejected.

General Elphinstone dies of a decease brought on by futigue and anxiety, and his body is sent into Julialabad by Akhbar Khan, to prove that he died a

patural death.

20-The great bell of Ningpo arrives in Calcutta on the Mariana

transport.

The Bombay Gizette gives a statement of an insurrection in Goa, caused by the soldiers retusing to go to Macao. They force the Givernor, Senhor De Linu, to fly from the country with his family.

Court martial on Lieutevant Mann, 11th regt Bombay N 1.

21-Burnal of General Elphinstone's remains, and capture of the two Furopean soldiers of the 44th regiment, who were in charge of it.

23-A skirmsh with the Khyberrees close to Lallpoors, in which several of them were killed, and two of their dead hodies captured.

Court matrial on Lieut Pilford at Bombay.

25-Failure at B-nares of the firm of Gordon, Collie and Co.

Out-door wards of the Low r Orphan School, whether Catholic or otherwise, allowed the same pittance, that in-door wards are allowed.

Junction of General E gland's brigade with General Nott's at Candahar after

an engagement in the Khojuck Pass.

Intelligence of the death on the 17th May, of His Majesty Mahomed Ali

Shah, King of Oude.

Intelligence received from the Residence at Lucknow that the Prince Scorga Jah, eldest son of the late King, ascended the throle of Oude on the 17th May.

26 -Return of Mackenzie a second time from Tazien to Gundamuck, in

order to treat for the prisoners.

A large gaing of poisoning and murdering thieves discovered by the Police.
27—Serjeant Lissent's account of the disastrous retreat from Cabul published.
A sword voted by the Civil Service to General Sale.

28-Report of an order for the trial of captain Anderson and other Officers, who described their corps on the line of march from Cabul.

Death of Mirza Bolakee, son of the King of Delhi, on the 16th May. 30 - Ramours of the withdrawal of our troops from Affabanistan.

JUNE.

1-Accounts from Peshawur of a widely spread mutiny among the Sheik soldiers.

David Hare, the friend of India, expired on the 2d of June.

6—Dreadful Storm in Calcutta prevailed on the 3d and 4th, by which every ship, boat, and house, was more or less injured, and none slightly. Much loss of life and property was caused by the tempest.

8-News received from China of an engagement at Tseekee between our forces and the Chinese, some say 1000, others ten thousand Chinese soldiers were

destroyed, with the loss of only one on our part.

An attack expected hourly on Ningpo and Tinghal, by a larger army of Chinese.

Akhhar Khan reported to have got possession of the Bala Hissar.

10-Report of Akhbar Khan baving been defeated by Futteh Jung, who urges general Pollock to advance upon Caubul forthwith, Jubber the same.

Dyalchunder Bysack, the late it adulent native cash-keeper of the treasury, apprehended by the Police at his garden house.

17 -The Criminal Sessions doubled.

The Steam Ferry Bridge Company fail in their attempts to establish a bridge over the river Hooghly.

20-Battle of Captains Moore and Michell with the Boondelsho at Hum-

meerpore.

23 - Defeat of the enemy by the garrison of Kelate-i-Ghilzie-150 of the enemy put hors-de-combat. One mater killed, and two soldiers wounded on our side.

Sir G Arthur arrives at Bombay and assumes the Governorship.

Arrangements made with Saloo Khan in Scinde, by which he is induced to come over to our interests.

24-Col. Wymer defeats the Affghans, under Sufter Jung, near Kelat-i-Glizie. The enemy suffered greatly.

25 - General Nott defeats the Affichana near C indahar, under Atta Mahomed, Uklibar Khan and other renowned Chiefs, and completely disperses them.

27-The ship Cornio cilis burnt at Bombay.

Reports from Bokhara that the king had seized colonel Stoddart and captain Arthur Connoly, and confined them.

JULY.

2 - Court martial on Mr conductor Fox, at Madras, for having written in the papers.

4-News of Akhbur Khan having really taken possession of the Bula Hissar.

The Sheiks and Ah; beriers have a battle, and of both having exhibited equal cowardice.

5-Tidings from China to the 27th May, mentioning that the Emperor had field from Peking, telling his "invincible soldiers" to defend themselves against the barbarians.

Mr Simon Fraser, political agent in Bundlecund, sarrounded by the Boon-

dellaha Jhansi.

6-Covernment compromise the great Gold-mohur Case, and consent to be the sufferers for the fraud of their deputy cashier,

7-Order for the destruction of the fort of Pesh Bolak.

8. The revd our Street is dismosed from his office as Secretary to the High School, on account of entertaining Pusevitish doctrines.

An order passed for Staff Appointments to be conterred only for periods of five years.

0 - The burning of the ship Adelaide at Bombay.

14 -B on of Furiough contemplated to be granted to the East Iudia Company's saldiers.

19-A Dacoity occurred yesterday in Calentia-'a money lender's shop robbed by an armed band of men, un unprecedented affair.

29-The order for remodelling the Motusait Policepublished.

AUGUST.

5-Captain Troup comes into Julialabad on the 15th July, to negotiate for the relief of the British prisoners.

6-to abay Athenia on prosecuted on the 23d July, for libelling Major Clarke.

9-The Supreme Court convict J B Jones, of stealing a bit of paper worth three pice. from the Lottery Committee, and thus shew that they coverily counternance lotteres, though disallowed by Act of Parliment.

11-Akhbar Khan's kind trestment to the lades, and the children proved.

12—Colonel Montesth's brigade insers with a check from a hostile tribe in some forts near the Sufed Keh or White Mountain in Affahanstan.

Letters from Persus state, that Bhering is a dreatful state of civil commotion—the nephew of the ruler of that district, bong is open rebellion against him.

15- "utiny at Ledianna, and an attempt of some sepays of the 50th and 74th N I, to assessing their others.

Death of the Maharana of Oydeypoor, and suttee of one of his concubines on his funeral bier.

16 .- The taking of Chapon and the abandoument of Ningpo and Chinhai by our forces.

The Bondillas still in insurrection—they shoot capt O'Brien of the 3d ret. 'N I up in a temple.

Dyalchund Bysack, the treasury roque, acquitted.

20 - Report that Shere Sour had called upon the British Government to subsidise the Punjab, or to take it themselves and support him as a state pensioner.

22-The respectable firm of Alessre. Fergusson, Brothers and Co. suspended payment.

Wreck of the Tico Sisters in Torrie's Straits on the 4th June.

23 - Daring robbery at Pittar and Co's shop of jewels, valued at 30,000 rupees, 26-Death of the Newab of Surat.

SEPTEMBER.

3-A general insurrection apprehended in the Dukhan.

7-Order for the force at Julialabad to advance on Cubul, the Seikhs keeping Julialabad for us

10-Loss of a great portion of the right wing of H M 624 regiment by a storm,

which capsized the bonts in which they were, near Bhaugulpore.

Total dispersion of Luch nun Singh and the Boundillah's near Seegoolee, after they had plundered and burnt the village of Suretts, by Lieut Horbert, of the 46th regt.

11—The taking of Shanghi and other minor places up the river Yang Tze-keang, and the force proceeded towards Ninking. The Chinese, at the taking of Shanghi, fought well, and hulled several of our vessels.

All the Boondillah chiefs are reported to be in insurrection.

The barque Ricardo lost on James-and-Mary's, and nine men out of a crew of twenty, perished in her.

13 -General England's victory over the Affghans in the Kojuck Pass.

General Nott defeats the Affghans near Guznee.

General Pollock signally defeats the Affghaus at Mammoo Khail.

20 - War between the Turks and the Persians on their respective frontiers—the Persians are in two or three engagements beaten by the Bashaw of Bagdad.

An unsuccessful attempt made on the fort of Pahrol by a portion of Scindia's Contingent, under Licut Raikes.

24-Reported fall of Guznec.

Escape of Futteh Jung from Caubul and his arrival at Mammoo Khail.

OCTOBER.

I-General Nott's occupation of Guznee on 2d October, after having a second time defeated Shumshodeen and his host.

3-Drendful loss of life in the Old China Bazur from an explosion of gun-

powder; 35 lives lost.

Important news of Peace having been concluded with Chins on the 30th August, after our troops had taken the forts of Ching-keang-too up the Yang-tze-

kenny river, and anchored off Nankin.

The Chinese to pay twenty-one Millions of dollars, to pay the expences of the war, and cede Hong-kong to us in perpetuity, and open the ports of Canton, Amoy, Foo-choo-Foo, Ningpo and Shanghi to our trade, and to allow us to have Consuls at them, and a Reside et at Peking.

4-General Pollock defeats the Affghans in the Jugdulluck Pass in gallant

style

5-Rumour of Shah Kamran of Herat, having shot his rebellions Wuzeer Yar

Mahomed through the heart

8-Severe engagement of General pollock with Akhbar Khan, Ameenollah and Mahomed Shah Khan, &c, and about 20,000 Ghilzies at Tazeen; the enemy suffered great loss, our own not hing very slight.

13-Authentic accounts of the fall of Caubul and Guznee to the forces under

Generals Pollock and Nott-flight of Akhbar Khan to Kohistan,

13-The hurial of the bodies of the troops who had been massacred during

the disust ous retreat from Caubul.

12—Recovery of the British prisoners from Akhbar Khan, through the agency of Salon Khan, in the vicinty of Bameean. The British guarantee to give the Chief 25 000 rupees, and a pensions of 300 rupees a month.

17- Proclamation of Lord Rilenborough, by which he, during the Anckland

policy, and directs the withdrawal of the troops from Affghanistan

The order awarding rewards to the troops employed in Affichanistan

18-John E Lyalt, Esq. sworn in Advocate-General of the Supreme Court.

21-Fri nt of India announces that the Government of India intend to abolish the Lotteries

21,—Forty (coopers go out to Damoh in Bandiecund and attack the Looties, wenty-five of whom they slew at Each ghar, and brought their heads into canonineuts.

The country is in a very disturbed state still.

24—Letters from a Cabul say, that on 20th September, General McCaskill's brigade encountered the enemy at the fort of Istalit—the enemy were under the command of Ameen Colah Khan, and strongly posted with Artillery. After a severe engazement and great loss on our side, they were completely routed with great shoughter

27 - Arumour reaches Calcutta, that orders have been given to erect Bar-

rucks at Julialahad.

31-Rumours of a second engagement being fought between the Affghans and general McCaskill's brigade, 30 miles from Istalif.

NOVEMBER.

1-News from Saugor, of further disturbances by the Boondelahs and the

desputch of more troops to quell them at Deora.

3-- News that General McCaskill had levelled the fort of Charcekur, and General Pollock had caused the great covered bazar at Caubul to be destroyed.

6-Letters from China mention that the second instalment of the Ransom

money had been paid, and that the whole might be expected in two years

7-Severe gale at Madras on the 27th October. Several ships lost, and much damage done to others.

8-The New Water Engine at Chandpaul Chaut finished.

10 - Publication of the order directing the liberation of Dost Mahomed and the other Affghan prisoners.

11. Eugagment of the 15th N I in the 30th Oct. with a body of the

Insurgents hear Deors.

On the march from Gandamack to Julialubad, on the 23d October, Nott's brigade was furiously attacked by the enemy

12-Severe shock of Earthquake felt at 10 o'clock at night.

14-Letters from Julialabad to the 23d October state, that Ge eral, McKaskill was attacked in the Juduliuck Pass, and had some 59 or 60 men killed and wounded.

General Nott's rear was also attacked both in the Huft Kotul and in the Pass; he had seven officers wounded, and about 80 men placed hors de combat. Our troops met with further annoyance moving through the Tazeen Pass. General Pollock's force suffered a little, but General Nott's suffered very much, losing about fifty men killed and wounded.

A lettler from Dukha mentions, that the Seikha had burnt our friendly villages

of Chuhar Deh.

Two severe shocks of Earthquake felt at Serampore.

16-Rumours reach Calcutta, that the Seikhs had risen and murdered [all the Europeans at Peshawur.

17-Severe shock of Earthquake felt at Burrissault.

18-Rumours that the enemy had attacked our troops, sword in hand, in the Khyber pass, and that our loss was very great.

19 - Loss of the ship Cynosure, near Tree Island.

22-A rising of the Gonds in the Lohagpore district, and also about Burra Gurrawarra. Watson's force was sent to quell them.

25-Letters from Peshawur to the 7th November mention, that a party of twelve Europeans, under a Sergeant, had been cut to pieces, and Lent. Terry of Blood's battery wounded, by the enemy.

Report that,1,200 Sepoys and 3,000 Camp followers, belonging to the old

Caultus and Guznes forces, had come into camp.

The rear guard under Colonel Wilde, belonging to McCaskill's divisions, was attacked by the Khyberrees near the narrow garge, on the road between Lundikhaneh and Ali-Musjeed. Two guns captured, several officers and CO sepoys were killed by the energy.

28-Her Mujesty's Government have bestowed a pension of £1,000 per annum, on Major General Sir Robert Sa's, G. C. B., for the lives of himself. La-

dy Sale, and Mrs. Sturt, for his gallantry in the Afighan turinoils.

30-Order by the Governor-General restoring the gates of the Temple of Somnauth of the Hindoos, captured from the Affghans at Guznee.

DECEMBER.

3-Release of the Chiljee prisoners at Kurnaul, by order of the Governor-

8-The fort of Simreerealt in Bundlecund, occupied by the insurgent Bondelas was taken by the force under the command of Lieut.-Colonel Yates, and levelled to the ground,

10-Rumour that a hade of 6,000 troops belonging to the Gwalior Rajah.

will murch immediately to Bundlecand to quell the insurgents,

Shere Singh has promised to pay all the expenses of the Army of Reserve, in order to insure the aid of the British, as he apprehends the rising of his enhicets.

12-Lord Ellenhorough has ordered 27,000 seers of Sweetments for the Nutive troops, to be distributed at the rate of a seer a man on their arrival at Perozepore.

16-Letters from Sukkur to the 27th November mention, that a large force was to march to Hydrabad, to compel the Ameers to give up their territories

A detailed account of the loss of the ship Harmony, reaches Calcutta.

17-Report that the Rajah of Jydepoor had surrendered himself to the British, and that a cessation of hostilities was soon expected in Bunnlecund.

10-Loss of the barque Conrad, in a typhoon in the China Seas, with son-

siderable loss of life.

Accounts reach Calcutta, that an Arab trader had found the suppresed lost barque Elizabeth on the shores of Borneo, where she had been plundered of every thing by the natives, and the master and crew were reduced to slavery.

20 - Accounts from Hongkong state, that a number of Chinese, who landed in boats, attacked West Point Battery, and succeeded in ca rying off twenty-four muskets belonging to Her Majesty Queen Victoria.

1843.

JANUANY.

21. A letter from Nerbudds to the 21st December, stated, that Herapore was articked in open day, and re-occupied by the Insurgents, who put to death a great number of our Police, who garrisoned the place, and plundered "Soona-chur."

Official announcement of the closing of the 5 per cent, and the opening of a

new 4 per cent. loan.

17. Account of the atracious conduct of the local authorities of Formosa, In putting to death the ship-wrecked crew of the unfortunate vessels the Ann and the Norbeilda, amounting to more than 150 persons, reached Calcu to.

13th Sir Henry Pottinger issues a Proclamation, demanding from his criestial majesty the heals of the local officers at the island of Formess, and the confiscation of their property, for the benefit of their murdered victims' families.

PEBRUARY.

13th. The ship Enterprize boarded by pirites in the Chinese waters, her captain James Sharpe, his chief officer, mr. Wilson a passenger, and tea taster to the firm of messra Turner and Co. four Manilla sallors, and a Chinese woman were mardered, her valuable cargo plumbered, and the vessel set on fire.

18th. Death of the Miha Rajah of Gwalior announced.

23th. Severe Hail Storm at Colgons, which completely destroyed the crops.

MARCH.

1st. Opening of Seal's college.

The San-Song Pheatre was sold at auction for the num of co.'s re 4),000.

4th. Appearance of a const, which caused some sensation among the native community in Calculta.

7th. Russiar that the government had at length determined on abilishing the Lottery.

The Installation of his highress maharaj Secabjee Rao, Schuliah Bahadur, on the musuud of Gwahor announced.

8th. Intelligence from Kurrachee, to the 21st February, reaches Calcutta, of a splendid victory near Hydrabad, and surrender of the city to the troops under the command of Sir Charles Napier,—upwards 1,000 of the enemy were left dead upon the field, amongst whom were six of the principal chiefs, with not fewer than 4,000 wounded. Our casualties amounted to 254 killed and wounded, including 13 officers. Our troops had found about two cross of treasure in Hydrabad, belonging to the Ameers, of which they had taken possession.

belonging to the Ameers, of which they had taken possession.

13 h An account of another nathreak in Lower Samule reaches Calcutta. A par y of 59 sepays, under a native officer, had been to a man cut to pieces by the

Incur jente, near Tatta,

The S-indians muster strong at this side of flydrabad, with the intention of making an incursion into Cutch. A force of English troops is despatched to Mandavie, for the purpose of being prepared for such an event.

Report that the Soonnees had massacred about 1,200 pilgrims, at a city called

Kerbelly, and that they plundered and levelled it to the ground.

221. Letters from Scinde to the 1st Murch mention, that captain Innes, of the 21st N I., had been captured by the Scindians and barbarously murdered. If is murderers were afterwards captured and executed.

Report that the Ameers had excaped, and collected about 3,000 followers,

and that Sir Charles Napier had entrenched himself in the Residency,

231. Amexation of Spinde to the British Empire, by an order from the Governor General.

Sir Charles Napier appointed Governor of the province of Scinde.

Ceremony of the investiture of generals Follock and Sale, with the grand crosses of the bath, on the 13th March, at Agra.

APRIL.

15th. News reaches Calcutta, of the engagement on the 24th March many Hydrabad,—the enemy's force 23,000 strong, after a serent action were broken

and completely dispersed by the force under the command of Sir C. Napler whole of their gans, eleven in number, were captured and four thousand men and apwards were killed and wounded. Our loss amounted to 33 killed and 226 wounded.

20th. Wreck of the Ludy Clifford on the 21 April, on a rock about three

m.les below Moulmein.

JUNE.

7th. Total wreck of the Pink near Bunjermassing - orew saved.

An account of the distruction of the Island of Nias by earthquake, reaches Onloctin.

17th. Loss of the Hero of Malown near Cochin, all on board except one man was raver).

The Amelia Thompson foundered at Sen, about eighty miles E. by S. of Madras, on the 23t May; seven of her crew met with a watery grave.

19th. Report that all the Danish settlements in this country had been sold to the British Government for twelve lacklis of rupees.

20th. Loss of the ship Christopher Rawson, on a reef 15 miles off Pulo

Mapatu -- crew suved.

Five junks attacked by pirates in the neighbourhood of Singapore, six wan . were killed and thirteen wounded.

JULY.

1st. Wreck of the brig Thomas Richinson, on the reefs off Poundre-d'Or -- crew enved.

Wreck of the Queen Victoria, on the reefs of the S W Coast of Rodrigues, on the 7th April; the chi fufficer, a passenger, and three of the crew met . watery grave. In attempting to swim on shore.

14th. The official computerment of the session of the Sandwich Islands to the British government, by King Kamechameha the III., on the 25th February, 1843 reaches Calcutta.

Lord Ellenborough arrives in Calcutta from the Upper Provinces,-resumes his seat in council, and appoints under the 63th section of the charter Act, mr. Bird, deputy governor of Bengal.

Mr. Blundell is removed a conditione by Lord Ellenhorough, who appoints colonel Butterworth to fill his situation in the government of the straits settlements.

4th. Reported murder of Shah Kumran, of Herat, by his Vuzeer Yar Mahommed.

Report that the Peninsular and oriental company's steamers were to be despatched from Suez to Bombay, before proceeding along the proper route to Gevion, Ma iras, and Calentra, which caused great agitation amongst the public of the presidencies of Calcutta and Madras,

8 h. Sir flugh Gongh assumed the office of commander-in-chief of the Bast India company's forces in India.

fuch. Intelligence of the brig Vigitant being dashed to pieces on the coast of

Mada inscar. 12th. The marine board ab dished, by an order of the government.

14th. Major levine appointed superintendent of marine.

23d. A letter from Nowgong to the 4th August mentions that fifteen relations of Sipaliers were attacked by a gang of discolts, in the jungles between the cantonments of that place and Ajmeer, who killed four of the party and wounded one severely.

26. From Borneo, the intelligence is, that her majesty's ship Samorang, employed in surveying the Chim seas in dropping down the Sarawak river, struck

on a rock at the very top of high water, tell over and filled.

SEPTEMBER,

6th. Government issue an orter, warning their servants against making

documents public except by their special order.

11th. Orders pursed by government, directing the formation of a hody of respect to be designated the "Army of exercise," upon the banks of the James, ander the personal commund of his affigilency the communider-in-chief.

Landour and Mussoorie visited by the heaviest fall of rain ever experienced your mous masses of earth fell on the roule, and swept away the reges in some parts—several lives were lost, occasioned by an earthslip at Landour.

19th. News that the Victoria, steamer, with all the August mails, had been obliged by stress of weather to put back to Bombay, after baving been to days out.

20th. Death of Mann Singh, rajan of Judpore, amounced.

Loss of the Mennou, steam Frigate, off Cape Guardain, on the night of the lat August, about 450 miles from Aden. Crew and passengers all saved, but the whole of the July mails were lost.

The captain Cook, a 750 ton ship, with coals for Adea, was wrecked on Burnt

Island -crew saved.

25th Important intelligence reached Calcutta, of the murder of Shera Sing and his note Purtab Sing, by Strate Aject Singh, on the morning of the 13th September.

The Royal Paises taken by a powerful body of troops,—every child and all of Shere Sugh's not Perces Sugh's wives brought out and murdered; amongst the rest, one of Shere Singh's sous only born the previous evening.

Duileep Singh, the only remaining son of Runject Small, a lad only ten years

old, proclaimed to the Turone.

30th. Intelligence trom Labora to the Vist September mentions, that Aject Sing's had slam Dayan Singh, and that Heers, Singh, the son of the latter, had with a large force broke open the gates of the fort, soited Aject Singh, Leng Singh and others, put them to death, exposed their heads in the plane, and threw their bodies in the bazir. Six hundred men were slangified on both sides.

The city of imbore last of ciery thing of any vulue.

a strong Suikh guard was placed on the banks of the Suilei, opposite Forezope e, to pre ent any one from crossing, and all the boats on our side of the river ordered to be suik.

OCTOBER.

10th A letter from C condern good mentions, that four boats laden heavily with men, women, and crimter, (amounting upwards of 1.0 persons) were upset, and of meta watery grave

Mr. Thomason appointed to the governorship of the North Western Provinces.

Itali. Death of Sir John Narton, the Mauras judge, announced.

)Geh. The news from Lahore is, that the families of Section Leng Singk and Ajes. Singh had been serzed, and all put to death, except a son of the former, one years old, and their vimages merchessly phodoced, by order of rajak literal Starh

23d Mr. paymaster Routh, of H. M. 15th Hussars, scatteneed by a court martial to seven years' transportation, for embegglement of large sums of money.

27.6. The last of the L. d Lowther amounted on one of the Pyramids of the South Sands off Parcela Hill, Penang-c ew and cargo sixed.

3151. The Government Gazette extraorament an ounced the intended disputch of the governor-general to the Upper Provinces.

BOLEWBER.

1st. The Cape papers bring the welcome intelligence of an accommodation with the Port Natal Boars.

3d. An accident at the Sans-Souci. Mrs leach's dress caught fire -and

great slarm was excited, as it was imagined the building was on lice also.

7th. The Marwar succession question settled in layer of Minedouguer,—the chartefalling not on the young near of that house, but on his father Takht Singh, who has been naudinously elected, and whose son accompanies him as Prime Royal, Takht Singh, being a descendant of the "Herori Jesswant," and supported by the affalcous of the chiefe, and ma noble desceds there is every prospect of a settled government.

Wholesale system of tyranny of planters in the mofussil brought to public us-

tice by a native paper called the Probakur.

964. From Labore the news to 19th October is that rajal Hears Single had cruelly mardered, Misser Belee Rum and Rhace Gontmuckh Single, and ordered their bodies to be thrown into the river, and appropriated all their property, jew-els, &c., to himself.

The whole of the Punjaub is in a very disturbed state

The Detachment of the Shikawattee brigade ander major Forster attacked the Insurgents, who had taken possession of Katepoptics and took the Fort, within by a corps of Jeypore troops who accompanied them, and remained passive.

The Cerneen states, that 19,081 Indian coolies men, and women, and children

arrived in the Mauritius since the raising of the probibitions.

10th. The Penning papers to the 14th October bring intelligen to of the murder of the cuptain of the ship thare let Scott by a party of Malay convicts who were being carried to Bombay.

11th. Murderous assault on the late mr Taylor in mesers Cook and Co.'s livery stables, brought to public notice by mr W Trevor Law.

Death of rajah Hurree Roy Holker on the Hill October.

lith. Dreadial hurricane at Vizagapatam, which nearly destroyed that station.

loth. Sukkur letters to the 20th October give most deplorable accounts of the sickness among the troops there. Upwards of 600 patients in each of the native hospitals, and a large number of the officers were laid up.

16th. Report that a detachment of 50 sepoys belonging to the 5th No. I commanded by captain Leader attacked a band of about 200 maurgent Moplas in the neighbourhood of Calicut, and killed every one of them. Captain Leader was se-

verely wounded, having been sta bed in the neck and stomach.

23d. Intelligence received from Jeypore to the effect, that major Forster had taken with a sin .il force the strong Fort of Knetres occupied by an enemy full 2,000 in number, and that the loss of the enemy amounted to sixty killed and 150 wounded, and that of the British to 35 men wounded.

24th. Arrival of the Bentinck, steam vessel, a nounced.

A letter from Chine, to the 14th October states, that the supplementary Treaty" was signed by Bir Il Pottinger and the Imperial commissioner alcying, on the 9th October, and respetched to England.

25th Departure of Lord Ellenborough for the upper provinces.

29th. Government refused to entertain the propositions of messes Paton and Robinson, for an increase of the house tax.

Soth Draft act published for the establishment of a new court for the hear-ing of petty civil cases, in fied of the present Court of Requests.

DECEMBER.

lst. In consequence of an announ emont by the Peninsula and Oriental Company, the Shareholders have called up in the Sheriff to convene a meeting to consider the subject to Steam Communication between Calcutta, Madras, Ceylon, and Aden.

A Alecting held at the Bombay Hall of Commerce to memoralize the government at Home, upon the acceleration of Steam Communication between England and India.

The launch of the 24 gun frigure built for His Highness the I naum of Muscat, from the new Mazagon Deck-yard, took place on the 234 November last, it is to be named after our Gracious Queen Victoria.

4th. The intelligence from Gwaltor is, that the Khasgeewalla and his family were prisoners, and on their way to Agra, under the charge of a battation of colonel Jacob's troope.

5th. Letters from the Punjaub mention, that the British government had proposed terms to the Lahore government, and that these involved the reception of a resident there, and a free right to march our troops to Peshawar.

6th. Preliminary Steam Meeting at the Town Hall.

7th. News from Gwalior report the return of Khasgeewalla.

8th. The Kineger mila it appears, was made over to colonel Jacob, with a view to send him to Agra, to give him up to the limitsh authorities; but a portion of the troops and sirders having objected to it, his departure was postponed, and a deputation has gone to Agra to wait upon the resident, to obtain sanctions of his being kept as a state prisoner within the territories of the Gwalior Rajectudur has already received his discharge from Sectedolea, and the troops are being paid of.

Rutification of the Supplementary Treaty between their Majesties, the Queen

of Great Britain and Ireland, and the Emperor of China.

Destructive fire at Canton destroyed the Danish and Spanish hongs, and a portly of the French; but there was sufficient time for the tumates to save their tressure and most valuable effects. The ancient Temple of Pak-talmenn was burnt down, as well as about 1,204 houses.

9th. News from Rangeon of the death of the King's second illegitimate

Son the Prince of Pukhan, by cholera.

11th. Great Steam Meeting held at the Town Hall.

THE APPENDIX.

THE APPENDIX.

Acts of Parliament relating to India.

THE EAST INDIA COMPANY'S NEW CHARTER.

ANNO TERTIO & QUARTO.

GULIELMI IV. REGIS.

CAP. LXXXV.

An Act for effecting an arrangement with the East India Company, and for the better Government of his Majesty's India Territories, till the thirtieth day of April, one thousand eight hundred and lifty-four.

[28th August, 1833.

WHEREAS, by an act passed in the fifty-third year of the reign 57 G 3 G 174 of his Majesty King George the Third intituled an act for continuing in the East India Company, for a further term, the possession of the British Territories in India, together with certain exclusive privileges, for establishing further regulations for the Government of the said terremies, and the better administration of justice within the same; and for regulating the trade to and from the places within the limits of the said company's Charter, the possession and Government of the British territories in India were continued in the united company of Merchants of England trading to the East Indies, for a term therem mentioned; and whereas the said company, are entitled to or claim the lordships and island of St. Helena and Bombay, under grants from the crown, and other properly to a large amount in value, and also certain rights and privileges not affected by the determination of the terms granted by the said recited act; and whereas the said company have consented that ail their rights and interest to or in the said territories, and all their territorial and commercial, real and personal assets and property whatsoever, shall, subject to the debts and liabilities now affecting the same, be placed at the disposal of Parliament, in consideration of certain provisions hereinafter mentioned; and have also consented, that their right to trade for their own profit, in common with other his majesty's subjects, be suspended during such time as the government of the said territories shall be confided to them; and whereas it is expedient that the said territories now under the government of the said company, be continued under such government, but in trust for the crown of the united kingdom of Great Britain and Ireland, and discharged of all claims of the said company to any profit therefrom to their own use, except the dividend hereinafter secured to them, and that the pro-

to remain under 30th April 1851.

Real and per sonal property of held in trust for the crown, for the service of India.

perty of the said company be continued in their possession and at their disposal, in trust for the crown, for the service of the said government, and other purposes in this act mentioned; be it therefore enacted by the king's most excellent majesty, by and with the The Brilish ter- advice and consent of the lords spiritual and temporal and comntories in India mons, in this present parliament assembled, and by the authority the government of of the same: That from and after the twenty-second day of April, the company till one thousand eight hundred and thirty-four, the territorial acquisitions and revenues mentioned or referred to a raise said act of the fifty-fourth year of his late majesty king George the third, together with the port and island of Bombay, and all other territories now in the possession and under the government of the said company. except the island of St. Helena, shall remain and continue under such government, until the thirtieth day of April, one thousand eight hundred and lifty-four; and that all the lands and heredit tments, revenues, rents and profit of the said company, and all the stores, merchandise, chattels, monies, debts, and real and personal estate whatsoever, except the said island of St. Helena, and the the company to be stores and property thereon hereinafter mentioned, subject to the debts and liabilities now affecting the same respectively, and th benefit of all contracts, covenants and engagements, and all rights to fines, penalties, and forfeitures, and other emoluments whatsoever which the said company shall be sei ed or possessed of, or entitled unto, on the said twenty-second day of April, one thousand cigat hundred and thirty-four, shall remain and be vested in, and be held, received, and exercised respectively, according to the nature and quality, estate and interest of, and in the same respectively, by the said company, in trust for his majesty, his being and successors, for the service of the government of India, discharged of all claims of the said company to any profit or advantage therefrom to their own use, except the dividend on their capital stock, secured to them as hereinafter is mentioned, subject to such powers and authorities for the superintendance, direction, and control over the acts, operations, and concerns of the said company, as have been already made or proved by any act or acts of parliament in that behalf, or are made or proved by this act.

All privileges, the eby limited, 1851, subject to control.

And be it enacted; that all and singular the privileges. powers, &c grau franchises, abilities, capacities, powers, authorities, whether milities for the ferm tary or civil, rights, remedies, methods of suit, penalties, forteienate tures, disabilities, provisions, matter, and things whatsoever, grantnents not repug- ed to or continued in the said united company, by the said act of mant to this act; the fifty-third year of king George the third, for and during the and immunics terms limited by the said act, and all other the enactments, proof the company, visions, matters and things contained in the said act, or in any 3th April other act or acts whatsoever, which are limited or may be construed to be limited, to continue for and during the term granted to the said company by the said act of the fifty third year of king George the third, so far as the same or any of them are in force, and not repealed by, or repugnant to, the enactments hereinafter contained, and all powers of alienation and disposition, rights, franchises, and immunities, which the said united company now have, shall continue and be in force, and may be exercised and enjoyed, as against all persons whomsover, subject to the superintendence, direction, and control berein before mentioned, until the thirtieth day of April, one thousand eight hundred and fifty-four.

From 22d April 184, Chuth and PARY to crase.

111. Provided always and be it enacted, that from and after the ten trade of Com. said twenty second day of April, one thousand eight hundred and the ty-four, the exclusive right of trading with the dominions of the emperor of China, and of trading in tea, continued to the said company by the said act of the fifty-third year of King George the Third, shall cease.

IV. And be it enacted, that the said company shall, with all convenient speed, after the said twenty-second day of April, one moreial bastorse, thousand eight hundred and thirty-four, close their commercial and to sell their business, and make sale of all their merchandize, stores, and effects lamed for go at home and abroad, distinguished in their account books as com- verum at mercial assets, and all their warehouses, lands, tenements, hereditaments, and property whatsoever, which may not be retained for the purposes of the Government of the said territories, and get in all the debts due to them on account of the commercial branch of their affairs, and reduce their commercial establishments as the same shall become unnecessary, and discontinue and abstain from all commercial business, which shall not be incident to the closing of their actual concerns, and to the conversion into money of the property hereinbefore directed to be sold, or which shall not be carried on for the purposes of the said Government.

V. Provided always, and be it enacted, that nothing herein con- Company tained, shall prevent the said company from selling, at the sales of prevent d from selling, at the sales of selling goods, the their own goods and merchandize by this act directed or authorized property of other to be made, such goods and merchandize, the property of other per- persons sons, as they may now lawfully sell at their public sales.

VI. And he it enacted, that the board of commissioners for the froi to superin-affairs of India, shall have full power to superintend, direct, and tend the sale of control the sale of the said merchandize, stores, and effects, and the property, the other property hereinbefore directed to be sold, and to determine commercial esta-from time to time, until the said property shall be converted into mont of commercial money, what parts of the said commercial establishments shall be collections, &c. continued and reduced respectively, and to control the allowance and payment of all claims upon the said company, connected with the commercial branch of their affairs, and generally to superintend and control all acts and operations whatsoever of the said compamy, whereby the value of the property of the said company may be effected; and the said Board shall and may appoint such officers as point officers to attend them durshall be necessary to attend upon the said board during the winding- ing the winding-up of the commercial business of the said company, and that the up of the commercharge of such salaries or allowances as his Majesty shall by any warrant or warrants under his sign manual, countersigned by the chancellor of the Exchequer for the time being, direct to be paid to such officers, shall be defrayed by the said company, as hereinafter mentioned, in addition to the ordinary charges of the said board.

Board to ap.

VII. And he it enacted, that it shall be lawful for the said. The company company to take into consideration the claims of any persons now claims of commeror heretofore employed, by or under the said company, or the callofficers reducwidows and children of any such persons, whose interests may be control of effected by the discontinuance of the said company's trade, or who Board grant commay from time to time be reduced, and, under the control of the pensations. said board, to grant such compensations, superannuations, or allowances (the charges thereof to be defrayed by the said company as hereinaster mentioned) as shall appear reasonable; provided always, that no such compensations, superannuations or allowantes shall be granted, until the expiration of two calendar months after particulars of the compensation, superannuation or allowance proposed to be so granted shall have been laid before both houses of Parliament.

thereof to be laid

The particulars, VIII. Provided always, and be it enacted, that within the Parlia first fourteen sitting days after the first meeting of Parliament in meat every year. every year, there be laid before both houses of parliament the particulars of all compensation, superannuations, and allowances so granted, and of the salaries and allowances directed to be paid to such officers as may be appointed by the said board, as aforesaid, during the preceding year.

Company's drids liabilities bua

IX. And be it enacted, that from and after the said twentycharged on Ludia. second day of April, one thousand eight hundred and thirty-four, all the bond debt of the said company in Great Britain, and all the territorial debt of the said company in India, and all other debts which shall on that day be owing by the said company, and all sums of money, coats, charges, and expenses, which after the said twentysecond day of April, one thousand eight hundred and thirty-four may become payable by the said company in respect or by reason of any covenants, contracts, or liabilities then existing, and all debts, expenses, and liabilities whatever, which, after the same day, shall be lawfully contracted and incurred on account of the Government of the said territories, and all payments by this act directed to be made, shall be charged upon the revenues of the said territories; and that neither any stock or effect which the said company may hereafter have to their own use, nor the dividend by this act secured to them, nor the directors or proprietors of the said company, shall be liable to or chargeable with any of the said debts, payments, or 1 abilities.

White India is under the government for the company, their pro-perty to continuo inhject to execuilon.

Provided always, and he it enacted, that so long as the possession and government of the said territories shall be continued to the said company, all persons and bodies politic, shall and may have and take the same suits, remedies, and proceedings, legal and equitable, against the said company in respect of such debts and liabilities as aforesaid, and the property vested in the said company in trust as aforesaid, shall be subject and liable to the same judgments and executions, in the same manner and from respectively, as if the said property were hereby continued to the said company to their own use.

A dividend of 10/. ids. per cent.

X1. And be it enacted, that out of the revenues of the said per animm, to be territories, there shall be paid to or retained by the said company, haid on the com- to their own use, a yearly dividend at the rate of ten pounds ten pany's atock, by half youly pay, shiffings per centum per annum, on the present amount of their ments in Great capital stock; the said dividend to be payable in Great Britain, Britain. by equal half-yearly payments, on the sixth day of January and the sixth day of July in every year; the half-yearly payment to be made on the sixth day of July, one thousand eight hundred and thirty-four.

Dividend to be 100/ stock.

XII. Provided always, and be it enacted, that the said divi subject to redemption by parliament upon and at any domption by parliament upon and at any Hament after Ap-time after the thirtieth day of April, one thousand eight hundred wil 1874, on pay and seventy-four, on payment to the company of two hundred ment of 2007, for pounds sterling for every one hundred pounds of the said capital stock, together with a proportionate part of the same dividend, if the redemption shall take place on any other day than one of the said half yearly days of payment; provided also, that twelve months notice in writing, signified by the speaker of the house of commons, by the order of the house, shall be given to the said company, of the intention of parliament to redeem the said dividend.

Notice of fedemption.

XIII. Provided always, and be it enacted, that if on or at any If the company be deprived of the government of In. time after the said thirtieth day of April, one thousand eight hundred and fifty-four, the said company shall, by the expiration of dia, they may de the term hereby granted, cease to retain, or shall by the nuthority of the dividend of parliament be deprived of the possession and government of the said territories, it shall be lawful for the said company, within one; year thereafter, to demand the redemption of the said dividend, and provision shall be made for redeeming the said dividend, after the rate aforesaid, within three years after such demand.

XIV. And be it enacted, that there shall be paid by the said company into the bank of England, to the account of the com- to commissioners missioners for the reduction of the national debt, such sums of the national debt money as shall in the whole amount to the sum of two millions 2,64,0 w. sterling, with compound interest after the rate of three pounds, ten shillings per cealam per annum, computed half-yearly from the said twenty-second day of April, one thousand eight hundred and thirtyfour, on so much of the said sums as shall from time to time remain annaid; and the cashiers of the said bank, shall receive all such sums of money, and place the same to a separate account with the said commissioners, to be intuded "The account of the secu- to be placed to rity fund of the India company;" and that as well the monies so corty fund of the paid into the said bank as the dividend or interest which shall arise company therefrom, shall from time to time be laid out, under the direction of the said commissioners in the purchase of capital stock in any Money and di-of the redeemable public annuities transferable at the bank of out in secretary England; which capital stock so purchased, shall be invested in mid at thirds the names of the said commissioners on account of the said security fund, and the dividends payable thereon, shall be received by whole amounts to the said cashiers and placed to the said account, until the whole of the sums so received on such account shall have amounted to the sum of twelve millions sterling; and the said monies, stock, and dividends, or interests, shall be a scenrity fund for better scenning to the said company the redemption of their said dividend, after the rate hereinbefore appointed for such redemption.

XV. Provided always, and be it enacted, that it shall be lawful Av. Provided giways, and be it enacted, that it small be for reduction of the national debt for reduction of the national debt half seed debt, up from time to time, and they are hereby required, upon requisition on requisition of made for that purpose by the court of directors of the said com- more for paying pany, to ruse and pay to the said company such sums of money, as the disidend in may be necessary for the payment of the said company's dividend delay of tenit by reason of any failure or delay of the remittances of the proper time of pupe funds for such payments; such sums of money to be raised by sale funds. or transfer or deposit by way of mortgage of a competent part of the said Security Fund, according as the said directors, with the approbation of the said board, shall direct; to be repaid into the bank of England to the account of the security fund, with interest after such rate as the court of directors, with the approbation of the said court, shall fix out of the remittances which shall be made for answering such dividend, as and when such remittances shall be received in England.

XVI. Provided always, and be it enacted, that all dividends on the capital stock forming the said security fund, accruing after the dividented secumonies received by the said bank to the account of such fund shall fund shall in and have amounted to the sum of twelve millions sterling, until the said of revenues. fund shall be applied to the redemption of the said company's dividend, and also all the said security Pund, or so much thereof as shall remain after the said dividend shall be wholly redeemed after the rate aforesaid, shall be applied in aid of the revenues of the said territories.

Cumpany to may

(weise milliona.

Commissioner

Application of rits fund and that

Company's divihe paid out of debts due from male of stock.

under mi control.

XVII. And he it enacted, that the said dividend on the compadends, to be paid Aven. cann be it enacted, that the same divincing on the capital stock, shall be paid or tetained as aforesaid, out of such to other charges part of the revenues of the said territories, as shall be remitted to and 2,000,000/, to Great Britain, in preference to all other charges payable thereout; in Great Britain; and that the said sum of two millions sterling the public and by shall be paid in manner aforesoid, out of any sums which shall, on the said twenty-second day of April, one thousand eight hundred and thirty-four, be due to the said company from the public as and when the same shall be received, and out of any monics which shall arise from the sale of any government stock on that day belonging to the said company, in preference to all other payments thereout; and that subject to such provisions for priority of charge, the reve-Subject to such nucs of the said territories, and all monies which shall belong messand mones, to the said company on the said twenty-second day of April, one to be applied to thousand eight hundred and thirty-four, and all monies which shall and purposes of be thereafter received by the said company, from and in respect of the property and rights vested in them in trust as aforesaid, shall be applied to the service of the government of the said territories, and in defraying all charges and payments by this act created, or confirmed and directed to be made respectively, in such order as the said court of directors, under the control of the said board, shall from time to time direct; any thing any other act or acts contained to the contrary notwithstanding.

Not to prejudice between the com-

*XVIII. Provided also, and be it enacted, that nothing herein persons chiming contained, shall be construed or operate to the prejudice of any persons claiming or to claim under a deed of coverants, dated pany and the ere persons training of July, one thousand eight hundred and five, ditors of the Sa. the tenth day of July, one thousand eight hundred and five, bobs of Arcot, &c. and made between the said company on the one part, and the several persons whose hands should be thereto set and affixed, and who respectively were or claimed to be creditors of his highness the nabob Walluk Juk, formerly nabob of Arcot and of the Carnatic, in the East Indics, and now deceased, and of his highness the nabob Omilah-ul-Omrah, late nabob of Arcot and of the Carnatic, and now also deceased, and of his highness the Amec-ul-Omrah, on the other part.

Itia majesty may appoint commisfairs of India.

XIX. And he it enacted, that it shall and may be lawful for his majesty, by any letters patent, or by any commission or commissions to be issued under the great seal of Great Britain from time to time, to nominate, constitute, and appoint, during pleasure, such persons as his majesty shall think fit to be, and who shall accordingly be and be styled, commissioners for the affairs of India: and every enactment, provision, matter, and thing relating to the commissioners for the affairs of India in any other act or acts contained, so far as the same are in force and not repealed by or repugnant to this act, shall be deemed and taken to be applicable to the Commissoners to be nominated as aforesaid.

Exameio com-LABORET.

XX. And be it enacted, that the lord president of the council. the lord privy seal, the first lord of the tressury, the principal secretaries of state, and the chancellor of the exchequer for the time being, shall, by virtue of their respective offices, be and they are hereby declared to be, commissioners for the atlairs of India, in conjunction with the persons to be nominated in any such commission as aforesaid, and they shall have the same powers respectively as if they had been expressly nominated in such commission, in the order in which they are herein mentioned, next after the commissioners first named therein.

XXI. And be it enacted, that any two or more of the said commissioners shall and may form a board for executing the several a Board; powers which by this act, or by any other act, or acts, are or shall be given to or vested in the commissioner for the affairs of India; the first named and the commissioner first named in any such letters patent to be president, in his absence the or commission, for the time being, shall be the president of the next in order said board, and that when any board shall be formed in the absence of the president, the commissioner next in order of nomination, in this act or in the said commission, of those who shall be present, shall for that turn preside at the said board.

Two commissionen may

XXII. And he it enacted, that if the commissioners present occasional presint at any board shall be equally divided in opinion with respect to deat, to have the any matter by them discussed, then and on every such occasion the custing votepresident, or in his absence the commissioner acting as such, shall have two voices or the casting vote.

President and

XXIII. And be it enacted, that the said board shall and may The Board to nominate and appoint two secretaries, and such other officers as appoint two secretaries, and such other shall be necessary, to attend upon the said board, who shall be oncess, subject to dismissal at the oleasure of the said board; and each of the said secretaries shall have some powers, right, and privileges as by any act or acts now in force are vested in the chief scoretary of the commissioners for the affairs of India; and that the president of the said board, but no other commissioner as such. President, were and the said secretaries and other officers, shall I c paid by the said takes. And etc company, such fixed salaries as his majesty shall by any warrant such means of or warrants, under his sign manual, countersigned by the chan-the trong shall cellor of the exchequer, for the time being, direct,

XXIV. And be it enacted, that if at any time the said board shall deem it expedient to require the secretaries and other officers officers of the of the said board, or any of them, to take an oath of secreey, and by the board. for the execution of the duties of their respective stations, it shall be lawful for the said board to administer such eath us they shall frame for the purpose,

Secretaries and

XXV. And be it enacted, that the said board shall have and be. The Board of invested with full power and authority to superintend, direct and commissioners to control all acts, operations, and concerns of the said company, consyming toda, which in anywise relate to or concern the government or tevenues and the sale of the said territories, or the property hereby vested in the said company in trust as aforesaid, and all grants of salmies, gratuities, and allowances, and all other payments and charges whatever, out of or upon the said revenues and property respectively, except as hereinafter is mentioned.

XXVI. And be it enacted, that the several persons who, on the Commissioners, and said twenty-second day of April, one thousand right bundred and officers, on x it thirty-four, shall be commissioners for the affairs of India, and April 134, in a secretaries and officers of such board of commissioners, shall con-appointments are tinue and be commissioners for the affairs of India, and secreta- proked ries and officers of the said board respectively, with the same powers and subject to the same restrictions as to salaries, as if they had been appointed by virtue of this act, until by the issuing of new patent, commissions, or otherwise, their appointments shall be respectively revoked.

XXVII. And be it enacted, that if, upon the occasion of the Proprietors may king any ballot on the election of a director or directors of the instetue of Disaid company, and proprietor who shall be resident within the sectors united Kingdom, shall, by resson of absence, illness, or otherwise, be desirous of voting by letter of attorney, he shall be at liberty

so to do, provided that such letter of attorney shall in every case express the name, or names of the candidate or candidates for whom such proprietor shall be so desirous of voting, and shall be' executed within ten days next before such election; and the attorney constituted for such purpose shall, in every case, deliver the vote he is so directed to give, openly to the person who shall he authorized by the said company to receive the same, and every such vote shall be accompanied by an affidavit or affirmation to he made before a justice of the peace by the proprietor, directing the same so to be given, to the same or the like effect as the oath or affirmation now taken by proprietors voting upon ballots at general courts of the said company, and in which such proprietors shall also state the day of the execution of such letter of attorney; and any person making a false oath or affirmation before a justice of the peace, for the purpose aforesaid, shall be held to have thereby committed wilful perjury; and if any person do unlawfully or corruptly precure or suborn any other person to take the said each or affirmation before a justice of the peace as charesaid, whereby he or she shall commit such withit perjury, and shall thereof be consisted, be, she or they, for every such offence, shall incur such pains and penalties as are provided by law against subornation of perjury.

To be, with real shirteenth year of the reign of King George the Third, inittaled per to my per on not for establishing certain regulations for the house the Bust badin to ment of the Africa of the Last India company, as well in India as ing that a direct to Europe, as charts that no person employed in any civil or milltary station in the Hast Indies, or claiming or exercising any power, authority, or jurisdiction therein, shall be capable of being appointed or chosen into the office of director until such person shall have returned to and been resident in England for the space of two years, shall be and is hereby repealed; provided that if the said court of directors, with the consent of the said board, shall If such persons declare such person to an accountant with the said company, and that his accounts are unsettled, or that a charge against such person is under the consideration of the said court, such person shall are sounce settled. But be capable of being chosen into the office of director for the term of two years after his return to England, unless such accounts shall be settled, or such charge be decided on, before the Expiration of the said terms

counts, be wall be veste Bulgas thee

Court to deliver to bound emples of the interes. As of mile of proprie-E manul niner tare. lettere and dispatch.

XXIX. And be it further enacted, that the said court of direcof tor- shall, turn time to time deliver to the said board, copies of all minutes, orders, resolutions, and projectings of all courts of and of all nuterial proprietors, general or special, and of all courts or directors, within eight days, after the holding of such courts respectively, and also copies of all letters, advices and disputches whatever, which shall at any time or times be received by the said court of directors or any committee of disectors, and which shall be material to be communicated to the said board, or which the said board shall from time to time require.

"No official row manjentuita for ja ment by the court until upprived of

And he it enacted, that no orders, instructions, dispatches, official letters, or communications whatever, relating to the mild territories or the government thereof or to the property or tigilly easted in the said company in trust, as aforesaid, or to any Public mu ners wherever, shall be at any time sent or given by the said court of directors, or any committee of the said directors, until the same chill have hern submitted for the consideration of and approved by the and board : and for that purpose that copies of

all such orders, instructions, dispatches, official letters, or com-Munications, which the said court of directors, or any committee of the said directors, shall purpose to be sent or given, shall be by them previously land before the said board, and that within the space of two months after the teceipt of such proposed others, instructions, dispatches, official letters, or communications, the said board shall either return the same to the said court of directors or committee of directors, with their approbation thereof, signified under the hand of one of the secretaries of the said board, by the order of the said board; or, if the said board shall disapprove, atter, or vary in substance any Of such proposed orders instructions, dispatches, official letters, or communications, in every such case the said board shall give to the said directors, in writing, under the hand of one of the secretaries of the said board, by order of the said board, their reason in respect thereof, together with their directions to the said directors in relation thereto; and the said directors shall, and they are hereby required, forthwith to send the said orders, instructions, dispatches, official letters, or communications, in the form approved by the said board, to their proper destinations. Provided always, that it shall be lawful for the said ovard, by minutes from time to time to be made for that purpose classes of continu and entered on the records of the said board, and to be communicated to the said court, to allow such classes of orders, instructions, dispatches, official letters, or communications as shall in such minutes be described to be sent or given by the said court without having been previously laid before the said board.

pications as the board ma, atlow.

XXXI. And be it enacted, that whenever the said court of directors shall omit to prepare and submit for the consideration of to frame official the said board any orders, instructions, dispatches, official letters for consideration or communications, beyond the space of fourteen days after requi- of the board, they sition made to them by order of the said board, it shall and may be there. Inwivi to and for the said board, to prepare and send to the said directors any orders, instructions, dispatches, official letters, or communications, together with their directions relating thereto; and the said directors shall, and they are hereby required, forthwith them, to transmit the same to their proper destinations.

If the court out it

Court to send

XXXII. Provided always, and be it enacted, that nothing herein contained, shall extend, or be construed, to extend, to restrict or prohibit the said directors from expressing, within fourteen Acul communicadays, by representation in writing, to the said board, such remarks, observations or explanations as they shall think lit, touching or representations, board; and that the said board shall, and they are hereby required to take every such representation, and the several matters therein contained or alleged, into their consideration, and to give such furtheradirections thereupon, as they shall think fit and expedient, which shall be final and conclusive upon the said directors.

Representations inny he made by tions, and hourd

XXXIII. And be it enacted, that if it shall appear to the said court of directors, that any orders, instructions, disputches, official letters or communications, except such as shall pass through the said board as aforesaid, are contrary to law, it shall be in the nower of the said board and the said court of directors, to send a special case, to be agreed upon by and between them, and to be eigned by the president of the said board and the chairman of the said company, to three or more of the judges of his majesty's court of classes king's bench, for the opinion of the said judges; and the said judges are hereby required to certify their opinion upon any case

If the court think the orders of the law, the com Maj which

so submitted to them, and to send a certificate thereof to the said president and chairman, which opinion shall be final and conclusivi

Reard not cmpostered to apinal officers of the continuous, or to interfere with home offeres.

XXXIV: Provided always, and be it enacted and declared, that the said board shall not have the power of appointing any of the servants of the said company, or of directing or interfering, with the officers and aervants of the said company, employed in the home establishment, nor shall it be necessary for the said court of directors to submit for the consideration of the said board, their communiations with the officers or servants employed in their said home establishment, or with legal advisers of the company.

Directors to appoint a mercit obsittate the ful lowing on his.

XXXV. And he it enacted, that the said court of directors shall, from time to time, appoint a secret committee, to consist of any number not exceeding three of the said directors, for the particular purposes in this act specified; which said, directors so appointed, shall, before they or any of them shall act in the execution of the powers and trusts hereby reposed in them, take an oath of the tenor following: (that is to say,)

"I, (A. B.) do swear, that I will, according to the best of my skill and judgment, faithfully execute the several trusts and powers reposed in me as a member of the secret committee appointed by the court of directors of the India company; I will not disclose or make known any of the secret orders, instructions, dispatches. official letters, or communications which shall be sent or given to me by the commissioners for the affans of India, save only to the other members of the said secret committee, or to the person or persons who shall be duly nominated and employed in transcribing or preparing the same respectively, unless I shall be authorized by the said commissioners to disclose and make known the same.

So help me God."

Which said oath shall and may be administered by the several and respective members of the said secret committee to each other: and being so by them taken and subscribed, shall he recorded by the secretary or deputy-secretary of the said court of directors for the time being, amongst the acts of the said court.

If the board are cerned, require secrety, the board thay send official cammunications tret committee.

XXXVI. Provided also, and be it enacted, that if the said board of opiniouthal any shall be of opinion, that the subject matter of any of their deliberations concerning the levying war or making peace, or treating or Indian or other tions concerning me to the native princes or states in India, or states are con negotiating with any of the native princes or states in India, or with any other princes or states, or touching the policy to be our served with respect to such princes or states, intended to be communicated in orders, dispatches, official letters, or communications, to any of the governments of presidencies in India, or to any officers or servants of the said company, shall be of a nature to require secrecy, it shall and my be lawful for the said board to send their orders, dispatches, official letters or communications to the secret committee of the said court of directors, to be appointed as is by this act directed, who shall thereupon, without disclosing the same transmit the same according to the tenor thereof, or pursuant to the directions of the said board, to the respective governments and presidencies, officers and servants, and that said governments, presidencies, of officers and servants, shall be bound to pay a faithful obedience, beroby in like manner as if such orders, dispetches, official letters or communications had been sent to them by the said court of directors.

XXXVII. And he it enacted, that the said court of directors thell, before the twenty-second day of April, one thausand eight

handred and thirty-four, and afterwards, from time on time, so of salaries of dioffice an reduction of the establishment of the said court or other express of the gircumstances may require, frame and aubmit to the said board an indiahouse, which circumstatives may require, matte and assume to the sent outre as shall be subject estimate of the great sum, which will be annually required for the to remediate salaries of the chairman, deputy-chairman, and members of the said court, and the officers and secretaries thereof, and all other proper expenses fixed and contingent thereof, and of general courts of proprietors; and such estimate sind be subject to reduction by the said board, so that the reasons of such reduction to be given to the such allowspid court of directors; and any sum, not exceeding the sum mentibla to such puroned in such estimate, or (if the same shall be reduced) in such re- poses at the cretion of duced estimate, shall be annually applicable, at the discretion of the court of directorycourt of directors, to the payment of the said salaries and expences: and it shall not be lawfull for the said board to interfere with or control the particular application thereof, or to direct what particufor salaries or expences shall from time to thut be increased or rediced; provided always, that such and the same accounts shall be kept and rendered of the sums to be applied in defraying the sala. Plication ries and expences aforesaid as of the other branches of the expenditure of the said company,

Accompts of app. rendered.

XXXVIII. And be it enacted, that the territories now subject Presidency of to the government of the presidency of Fort William in Bengal, Bengal to be divi shall be divided into two distinct presidencies, one of such presi- ded into two wedencies, in which shall be included Fort William aforesaid, to be sidemies. styled the presidency of Fort William in Bengal, and the other of such presidencies to be styled the presidency of Agia; and that it shall be lawful for the said court of directors, under the control by this act provided, and they are hereby required, to declare and appoint what part or parts of any of the territories under the clare the limits government of the said company shall from time to time be subject from time to time to the government of each of the several presidencies now subsist- aidencies, ing or to be established as aforesaid, and from time to time, as occasion may require, to revoke and alter, in the whole or in part, such appointed, and such new distribution of the same, as shall be deemed expedient.

The equit to de . of the several pro-

XXXIX. And he It enacted, that the superintendence, direction, and control of the whole civil and military government of all ledia. the said territories and revenues in India, shall be, and is hereby vested in a governor-general and counsellors, to be styled "The governor-general of India in council."

Government of

XL. And be it enacted, that there shall be four ordinary members of the said council, three of whom shall from time to time be tour appointed by the said court of directors from amongst such persons as shall be or shall have been servants of the said company, and each of the said ordinary members of council shall there at the time of his appointment have been in the service of the said company for at least ten years; and if he shall be in the military No military afficerives of the said company, he shall not during his continuance in command whilst office as a member of council, tiold any military command or be em- a member. ployed in actual military duties ; and that the fourth ordinary member of council shall, from time to time, be appointed from amongst. The fourth mem persons who shall not be servants of the said company, by the said ber not to be ap-court of directors, subject to the approbation of his Majesty, to be company's sersigned in writing by his royal sign manuil, countersigned by the Pre. vanie. sident o the said board; provided that such lest mentioned member of granell shall not be entitled to side or vote in the said council. except at meetings thereof for making laws and regulations; and

There shall be four ordinary councillors, three

it shall be lawful for the said court of directors to appoint the commander in-chief of the company's forces in India, and if there shall be no such commander-in-chief or the offices of such commander-in-chief and of governor-general of India, shall be vested in the same person, then the commander-in-chief of the forces on the Bengal establishment, to be an extraordinary member of the said council, and such extraordinary member of council shall have rank and precedence at the council board next after the governorgeneral.

XLI. And be it enacted, that the person who shall be governorrat and the mem general of the presidency of Fort William in Bengal, on the bers of council on twenty-second day of April, one thousand eight hundred and muder this thirty-four, shall be the first governor-general of India under this act, and such persons as shall be members of council of the sa presidency on that day, shall be respectively members of the council constituted by this act.

Pilling up va-

XLII. And be it enacted, that all vacancies happening in the anneles in these office of governor-general of India, shall, from time to time, he filled up by the said court of directors, subject to the approbation of his majesty, to be signified in writing by his royal sign manual, countersigned by the president of the said board,

horein men-Uhmed.

XI.111. And be it enacted, that the said governor general in The governor XIIII. And be it enacted, that the said governor general in general in council, shall have power to make laws or regulation for repealing empowered to its amending or altering any laws or regulations whatever, now in except as to mat force or hereafter to be in force in the said territories, or any part thereof and to make laws and regulations for all persons, whether british or native, foreigners or others, and for all courts of justice. whether established by his majesty's charters or otherwise, and the jurisdictions thereof, and for all places and things whatsoever within in and throughout the whole and every part of the said territories, and for all servants of the said company within the dominions of princes and states in alliance with the said company, save and except that the said governor-general in council shall not have the power of making any laws or regulations which shall in any way reveal, vary, suspend, or affect any of the provisions of this act, or any of the provisions of the acts for punishing muting and descrition of officers and soldiers, whether in the service of his majesty or the said company, or any provisions of any art hereafter to be passed in any wise affecting the said company or the said territories or the inhabitants thereof, or any laws or regulations which shall in any way affect any prerogative of the crown, or the authority of parliament, or the constitution or rights of the said company, or any part of the unwritten laws or constitution of the united kingdom, of Great Britain and Ireland, whereou may depend in any degree the allegiance of any person to the crown of the united kingdom, or the sovereignty or dominion of the said crown over any part of the said territories.

It the court of Hirm tern disallow

XLIV. Provided always, and he it enacted, that in case if the said court of directors, under such control as by this act is the laws, the go provided, shall signify to the said governor-general in souncil, werener in council provided, shall signify to the said governor-general in souncil, to repeal them. Their disallou ance of any laws as secondarious has the said. their disallou ance of any laws or regulations by the said governnor-general in council made, then and in every such case, upon receipt by the said governor-general in council of notice of such distilutance, the said governor-general in council shall furthwith repeal at laws and regulations so distilowed.

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XLV. Provided also, and be it enacted, that all laws and 'reguand regulations to lations made se aforesaid, so long as they shall remain supersaid, so shall be of the same force and effect within and throughout the force as any act eaid territories as any act of parliament would or ought to be within the same territories, and shall be taken notice of by all courts of justice whatsoever within the same tetritories, in the same manner as any public act of parliament would and ought to be taken notice of; and it shall not be necessary to register or publish in any court of justice, any laws or regulations made by the said go- necessary. vernor-general in council.

XLVI. Provided also, and be it enacted, that it shall not be lawful for the said governor-general in council without the log with death previous sanction of the said court of directors, to make any law Europena or regulation whereby power shall be given to any court of justice, other than the courts of justice established by his majesty's charters to sentence to the punishment of death any of his majesty's natural born subjects born in Europe, or the children of such subjects, or which shall abolish any of the courts of justice established by his mojesty's charters.

Restricting the

XLVII. And be it enacted, that the said court of directors, shall forthwith submit, for the approbation of the said board, such rules hoard rules for they shall deem expedient for the procedure of the generalized for the forthwith submit to the board rules for as they shall deem expedient for the procedure of the governor- the procedure of the governor the procedure of all names. general in council in the discharge and exercise of all powers, noral in council. functions, and duties imposed on or vested in him by virtue of this act, or to be imposed or vested in him by any other act or acta; which rules shall prescribe the modes of promulgation of any laws or regulations to be made by the said governor-general in council, and of the authentication of all acts and proceedings whatever of the said governor-general in council; and such rules, when approved by the sald board of commissioners shall be of the same force as if they had been inserted in this act; provided always, that such rules shall be laid before both houses of parliamont, in the session next after the approval thereof.

Rules to be laid before Parliament.

XLVIII. Provided always, and be it enacted, that all laws and regulations shall be made at some meeting of the council at which governor general the said governor-general and at least three of the ordinary mem- council. bers of council thall be assembled, and that all other functions of the said governor-general in council, may be exercised by the said governor-general and one or more ordinary member or members in council, and that in every case of difference of opinion at meetings of the said council, where there shall be an inquiry of voices, and the said governor-general shall have two votes or the cauting vete,

XLIX. Provided always, and be it enacted, that when and so often as any measure shall be proposed before the said governor- creding when any general in council, whereby the safety, tranquility, or interests of the british possessions in India, or any part thereof, are or may be the in the judgment of the said governor-general, essentially affected, inny he essential and the said governor-general shall be of opinion either that the is affected. measure so proposed ought to be adopted or carried into execution, or that the came ought to be suspended or wholly rejected; and if the majority in council then present shall differ in and dissent from such opinion, the said governor-general and members of council are hereby directed forthwith, mutually to exchange with and communicate to each other in writing under their respective hands, to be recorded at large in their secret consultations the grounds and reasons of their respective opinions; and if after considering the same the said governor-general and the majority in council shall still differ in opinion, it shall be lawful for the said governor-general, of his own authority, and on his own responsi-

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billty, to suspend or reject the measure so proposed, in part or in whole, or to adopt and carry the measure so proposed into execution as the said governor-general shall think fit and expedient.

Council to Aspenule at any place in India.

L. And he it enacted, that the said council shall, from time to time, assemble at such place or places as shall be appointed by the said governor-general in council within the said territories, and that as often as the said council shall assemble within any of the presidencies of Port St. George, Bumbay or Agra, the governor of such presidency shall act as an extraordinary member of council.

Nothing in this tor ludin.

Express reservation.

Intinus to be laid beforePerliament.

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frem time to time in report the re eutrice.

I.I. Provided always, and be it enacted, that nothing herein ser so succe the contained, shall extend to affect in any way the right of parliament ment to tegislate to make laws for the said territories and for all the inhabitants thereof; and it is expressly declared, that a full, complete, and constantly existing right and power is intended to be reserved to parliament, to control, supersede, or prevent all proceedings and acts whatsoever of the said governor-general in council, and to repeat and alter at any time, any law or regulation whatsoever made by the said governor-general in council, and in all respects to legis. late for the said territories and all the inhabitants thereof, in as full and ample a manner as if this act had not been passed; and the better to enable parliament to exercise at all times such right and power, all laws and regulation; made by the said governor-Laws and rean, general in coun il, shall be transmitted to England, and laid before both houses of pailfament, in the same manner as now by law provided concerning the rules and regulations made by the several . governments in India.

LII. And be it enacted, that all enactments, provisions, matters soluting to the and times relating to the governor-general of Fort William in Bento the governor, as the same are now in force, and not repealed by or repugnant in conpell and to the provisions of this nor what continued by be applicable to the governor-general of India in council, and to the governor-general of India alone, respectively.

LIII. And whereas it is expedient that, subject to such special sion to be appellet. arrangements as local circumstances may require, a general system the jurnalictum, of Judicial establishments and police, to which all persons whatso-ac. of existing ever, as well Europeans as natives, may be subject, should be esta-sourts of justice blished in the said territories at an early period, and that such laws and Police esta-blished in the said territories at an early period, and that such laws blishments, & tre as may be applicable in common to all classes of the inhabitants operation of the of the said territories descended to the inhabitants of the said territories, due regard being had to the rights, feelings, and peculiar usages of the people, should be enacted, and that all laws and customs having the force of law within the same territories, should be ascertained and consolidated and, as occasion may require, amended; be it therefore enected that the said governorgeneral of India in council, shall, as soon as conveniently may be after the passing of this act, issue a commission, and from time to time commissions, to such persons as the said court of directors, with the approbation of the said board of commissioners shall recommend for that purpose, and to such other persons, if necessary, as the said governor-general in council shall think fit, all such persons not exceeding in the whole at any one time five in number, and to be styled, - The India law commission, with all such powers as shall be necessary for the purposes hereinafter mentioned ; Commissioners and the said commissioners shall fully inquire in to the jurisdiction, powers, and rules of the existing courts of justice and police establishments in the said territories, and all existing forms of judicial procedure, and into the nature and operation of the laws, whether civil or a iminal, written or customary. prevailing and in

force in any part of the said territories, and whereto ony inhabitant of the said territories, whether European or others, are now subject; and the said commissioners shall, from time to time, make reports, in which they shall fully set forth the result of their enquiries, and shall, from time to time auggest such alterations as may in their opinion be beneficially made in the said courts of justice and police establishments forms of judicial procedure and laws, due regard being had to the distinction of castes, difference of religion and the manners and opinious prevailing among different races and in different parts of the said territories.

low such instructions with regard to the researches and inquiries to follow instruc-to be made and the places to be visited by them, and all these General in Cons-transactions with reference to the obligate of the contransactions with reference to the objects of their commission, as special reports they shall from time to time receive from the said governor-general when required. of India in council; and they are hereby required to make to the said governor-general in council such special reports upon any matters, as by such instructions may from time to time be required; and the said governor-general in council shall take into consideration the reports from time to time made by the said India Governor-Ge-Law commissioners, and shall transmit the same, together with to consider the opinions or resolutions of the said governor-general in council ports, and transthereon, to the said court of directors; and which said reports, to- nions thereupon, gether with the said opinious, or resolutions, shall be laid before both houses of parliament in the same manner as is now by law provided concerning the rules and regulations made by the several governments in India.

LV. And be it enacted, that it shall and may be lawful for the governor-general of India in council, to grant salaries to the said commissioners. India law commissioners and their necessary officers and attendants, and to defray such other expences as may be incident to the said commission, and that the salaries of the said commissioners shall be according to the highest scale of remuneration given to any of the officers or servants of the India company below the rank of members of council.

Saluries to be

LVI. And be it enacted, that the executive government of each The Executive of the several presidencies of Fort William in Bengal, Fort St. Government of the Presidencies George, Bombay, and Agra, shall be administered by a governor to be administered. and three councillors, to be styled "the governor in council of the ed by a Governor and three Councillors, to be styled "the governor in council of the ed by a Governor said presidencies of Fost William in Bengal, Fort St, George, chilors. Bombay, and Agra, respectively," and the said governor and councillors respectively of each such presidency, shall have the same rights and voices in their assemblies, and shall observe the same order and course in their proceedings, as the governors in council of the presidencies of Fort St. George and Bombay now have and observe, and that the governor-general of India for the time being, shall be governor of the presidency of Fort William in Bengal.

LVII. Provided always, and be it enacted, that it shall and may Directors on be lawful for the said court of directors, under such control as is take the appoint by this act provided, to revoke and-suspend, so often and for such ment of Councilla. periods as the said court shall in that behalf direct, the appoint- or to reduce the ment of councils in all or any of the said special angles. ment of councils in all or any of the said presidencies, or to reduce citiors. the number of canucillors in all or any of the said councils, and during such time as a council shall not be appointed in any such presidency, the executive government thereof shall be administered by the governor alone.



Governors of Fart \$1. George and Bombay

Covernor Agra, and vacaudes in presidenup by Court

LVIII. And be it enacted, that the several persons who on the said twenty-second day of April, one thousand eight hundred and thirty-four, shall be governors of the respective presidencies of Fort Saint George and Bombay, shall be the first governors of the of said presidencies respectively under the act; and that the office of governor of the said presidency of Agra, and all vacancies happening in the offices of the governors of the said presidencies respectively, shall be filled up by the said court of directors, subject to the approbation of his majesty, to be signified under his royal sign manual, countersigned by the said president of the said board of commissioners.

The Clarernors of the Presiden-cibs to have the powers and in-munities of the present Gover and Hombey, but not to make laws of grant money,

LIX. And be it enacted, that in the presidencies in which the appointment of a council shall be suspended under the provision hereinhefore contained, and during such time as councils shall not be appointed therein respectively, the governors appointed under this act, and the presidencies in which councils shall from time to time be appointed, the said governors in their respective councils, shall have all the rights, powers, duties, functions, and immunities whatsoever, not in anywise repugnant to this act, which the governors of Fort Saint George and Bombay in their respective councils now have within their respective presidencies; and that the governors and members of presidencies appointed by or under this act. shall severally have all the rights, powers, and immunities respectively, not in anywise repugnant to this act, which the governors or members in council of the presidencies of Fort Saint George and Bombay respectively now have in their respective presidencies: provided that no governor or governor in council, shall have the power of making or suspending any regulations or laws in any case whatever, unless in cases of argent accessity, the burthen of the proof whereaf shall be on such governor or governor in council, and then only until the decision of the governor general of India in council shall be signified thereon; and provided also, that no governor or governors in council shall have the power of creating any new officer, or granting any salary, gratuity, or allowance, without the previous sanction of the governor-general of India in

if Court of Di. for two mouths to supply encancy in may office, the King to appoint.

LX. Provided always, and be it enacted, that when and so often as the said court of directors shall neglect for the space of two calendar months, to be computed from the day whereon the polification of the vacancy of any office or employment in India in the appointment of the said court, shall have been received by the said court, to supply such vacancy, then and in every such case it shall be lawful for his majesty to appoint, by writing under his sign manual, such person as his majesty shall think proper, to supply, such vacancy; and that every person so appointed, shall have the same powers; privileges, and athorities, as if he or they had been appointed by the said court, and shall not be subject to removal or dismissal, without the approbation and consent of his majesty.

Power for the Court to make provisional ap-

And be it enacted, that it shall be lawful for the anid court of directors, to appoint any person or persons provisionally pointmentate any to succeed to any of the offices aforesaid, for supplying any vacancy or vacancies therein, when the same shall happen by the death or resignation of the person or persons holding the same office or office respectively, or on his or their departure from India wish intent to return to Europe, or any event or contingency expressed in any such provisional appointment or appointments to the same respectively, and such appointments again to revoke; provided, that every provisional appointment to the several offices of governor-generai of India, governor of a presidency, and the member of council of India, by this act directed to be appointed from amongst persons who shall not be servants of the said company, shall be subject to the approbation of his majesty, to be signified as a oresaid, but that no person so appointed to succeed provisionally to any of the said offices, shall be entitled to any authority, salary, or emolument appertaining thereto, until he shall be in the actual possession of such office.

Previounal analutajeuta oteer tern officers to a: proved by bis Malesty.

LXII. And be it enacted, that if any vacancy shall happen in the office of governor-general of India, when no provisional or other successor shall be upon the apot to supply such vacancy, then seem and no sucand in every such case the ordinary member of council next in rank to the said governor-general, shall hold and execute the said memory of coun office of governor-general of India and governor of the presidency til next in rank, of Fort William in Bengal, until a successor shall arrive, or until nor Guneral. some other person on the spot shall be duly appointed thereto; and that every such acting governor shall, during the time of his continuing to act as such, have and exercise all the rights and powers of governor general of India, and shall be entitled to receive the emoluments and advantages appertaining to the office by him supplied, such acting governor-general foregoing his salare and allowances of a member of council for the same period.

In case of ya ennes in the office of Cinsernar Ciespot, the ordinary In act as Gover

LXIII. And be it enacted, that if any vacancy shall happen in the office of governor of Fort Sunt George, Bumbay, or Agra, cancy in the office when no provisional or other successor shall be upon the spot to any of the subor, supply such vacancy, they and in every such case, if there shall be direct such case, and no prea connect in the presidency in which such vacancy shall happen, visional or other the member of such council, who shall be next in rank to the goversor, other than the commander-in chief or officer commanding the forces of such presidency; and if there shall be no council, then the secretaries of government of the said presidency who shall be senior in the said office of secretary, that hold and execute the suidioffice of governor until a successor shall arrive, or until some other person on the spot shall be duly appointed thereto, and that every such acting governor shall, during the time of his continuing to not as such, receive and be entitled to the emoluments and advantages appertaining to the office by him supplied, such acting governor foregoing all salaries and allowances by him held and enjoyed at the time of his being called to supply such office.

In case of va successor on the

LXIV. And be it enacted, that if any vacancy shall happen in the office of any ordinary member of council of India when no person provisionally or otherwise appointed to succeed thereto shall Council when up be then present on the spot, then, and on every such occasion, such other successor is vacancy shall be supplied by the appointment of the governor-ge- on the ap.t neral in council; and if any vacancy shall happen in the office of a member of council of any presidency when no person provisionally or otherwise appointed to succeed thereto shall be then present on the spot, then, and on every such occasion, such vacancy shall be supplied by the appointment of the governor in council of the presidency in which such vacancy shall happen; and until a successor shall arrive, the person so nominated shall execute the office by him supplied, and sha'l have all the powers thereof, and shall have and be entitled to the salary and other emoluments and advantages appertaining to the said office during his continuance therein, every such temporary member of council foregoing all salaries and allowances by him held and enjoyed at the time of his being appointed to such office; provided always, that no person shall be appointed a temporary member of council, who might not

incase of a va-CHALLY IN THE OTHER

have been appointed by the said court of directors to fill the vacancy supplied by such temporary appointment.

The Classings General in Councal to have the control ever the pri estuencies.

LXV. And he it further enacted, that the said governor general in council, shall have and be invested by virtue of this act with full power and authority to superintend and control the governors and governors in council of Fort William in Bengal, Fort Saint George, Bombay and Agra, in all points relating to the civil or military administration of the said presidencies respectively, and the said governor and governor in council shall be bound to obey such orders and instructions of the said governor-general in council in all cases whatsoever.

Drafts of laws proposed by Coaideration Governor General la council.

LXVI. And be it enacted, that it shall and may be lawful for the governors or governors in conneil of Fort William in Bengal, taken litte can Fort Saint George, Bombay, and Agra, respectively, to propose to the said Governor-general in council drafts of projects of any laws . or regulations which the said governor or governor in council respectively may think expedient, together with their reasons for proposing the same; and the said governor-general in council is hereby required to take the same and such reasons into consideration. and to communicate the resolutions of the said governor-general in council thereon, to the governor or governor in council by whom the same shall have been proposed.

Powers of Onvernors of presiauspended.

LXVII. And be it enacted, that when the said povernor-gener ral shall visit any of the presidencies of Fort Saint George, Bombay, or Apra, the powers of the governors of those presidencies respectively shall not, by reason of such visit, be suspended.

Communicatione be franchis. Governm Gc. neral in Council.

1.XVIII. And be it enacted, that the said governors and governors in council of the said presidencies of Fort William in Ben gal, Fort Saint George, Bombay, and Agra, respectively, shall, and they are hereby respectively required, regularly to transmit to the said governor-general in council, true and exact copies of all such orders and acts of their respective governments, and also advice and intelligence of all transactions and matters which shall have come to their knowledge, and which they shall deem material to be com. municated to the said governor-general in council as aforesaid, co as the said governor general in council sha'l from time to time require.

The Governor-Ceneral in Coun cil may appoint a Deputy Governor of Bengal пил trunité.

LAIX. And he is enacted, that it shall be lawful for the said governor-general in council, as often as the exigencies of the public service may appear to him to require, to appoint such one of the ordinary members of the said council of India as he may think fit, to be deputy governor of the said presidency of Fort William in Bengal, and such deputy-governor shall be invested with all the powers and perform all the duties of the said governor of the presidency of Fort William in Bengal, but shall receive no additional salary by reason of such appointment.

Proposion. in case the Gaver. nor General chire it expedirisit nor port of India without his

LXX. And he it enacted, that whenever the said governorin general in council shall declare that it is expedient that the said council shall de governor-general should visit any part of India unaccompanied, by Co. any member or members of the council of India, it shall be lawful vernor General to for the said governor-general in council, previously to the departure of the said governor-general, to nominate some member of the conneil of India to be president of the said council, in whom, during the absence of the said governor-general from the said presidency of Fort William in Bengal, the powers of the said governor-general in assemblies of the said council, shall be reposed; and it shall be lawful in every such case for the said governor-general in council,

by a law or resulation for that purpose to be made, to authorize the governor-general abuse to exercise all or any of the powers which might be exercised by the said governor-general in council, except the power of making laws or regulations; provided always, that during the absence of the garotnor-general no law or regulation shall be made by the said president and council, without the assent in writing of the governor-general,

LXXI. And he it ensated, that there shall not, by reason of the new proal the division of the territories not subject to the government of the to silect the sile presidency of Fort William in Bengal into two presidences, an cestion to comaforesaid, be any separation between the establishments and forces in Bengal and thereof respectively, or any alteration in the course and order of Asm. promotion and succession of the company's servants in the same two presidencies respectively, but that all the servants, civil and military, of the Bengal establishments and forces, shall and may succeed and be appointed to all commands and offices within either of the said presidencis respectively, as of this act had not been passed.

LXXII. And be it enacted, that for the purposes of an act pass- Fresidency of in the fourth year of his reign of his lette majesty. King George be entire for the the Fourth, intifuled on act to consolidate and amend the laws for punishing muliny and desertion of officers and soldiers in the service of the Rust India company, and to authorize soldiers and spilors in the East Indies to send receive letters at a reduced rate of postage. and of any articles of war made or to be made under the same, the presidency of Fort William in Bengal shall be taken and deemed to comprise under and within it, all the territories which by or in virtue of this art shall be divided between the presidencies of Port William in Bengal and Agra respectively, and shall, for all the purposes aforesaid, be taken to be the presidency of Fort William in Bengal in the said act mentioned.

LXXIII. And be it enacted, that it shall be lawful for the said to be made by G. governor general in council, from time to time, to make articles vernor General is of war for the government of the native officers and soldiers in the Council. military service of the company, and for the administration of justice by courts-martial to be holden on such officers and soldiers and such articles of war from time to time to repeal or vary and amend; and such articles of war shall be made and taken notice of in the same matther as all other lays and regulations to be made by the said governor general in council, under this art, and shall prevail and be in force, and shall be of exclusive authority over all the native officers and soldiers in the said military service, to whatever presidency such officers and soldiers may belong, or whatspever they may be serving; provided, nevertheless, that until such articles of war shall be made by the said governor-general in council, any articles of war for relating to the government of the company's native force which at the time of this act coming into operation, shall be in force and use in any part or parts of the said territories, shall remain in force.

LXXIV. And be it enacted, that it shall be lawful for his majesty, by any writing under his sign-manual, countersigned by the officer of the case. President of the said board of commission : a. to remove or dismiss pass in luda. any person holding any office, employment, or commission, civil or military, under the said company in India, and to varate any appointment or commission of a sy person to any such office or employment; provided, that a copy of every such writing attested by the said Reguldent, shall, within eight days after the same shall be signed by his majesty, he transmitted or delivered to the chaitman or deputy-chairman of the said company.

putposes of the

The Directors to Principle their a r Vanta primerved.

LXXV. Provided always, and he it enacted, that nothig in this act contained shall take away the power of the said court of directors to remove or dismiss any of the officers or servants of the said company, but that the said centralial and may at all times have full liberty to remove or diamies any of such officers or servants at their will and pleasure; provided, that any servant of the said company, appointed by his majesty through the default of appoint. ment of the said court of directors, shall not be dismissed or removed without his majes 3's approbation, as hereinbefore is mentioned.

Interies of Corerat r-Gerberal, in how of all fees,

LXXVI. And be it enacted, that there shall be paid to the sese used to be veral officers, hereinafter named, the several salaries set against the names of such officers subject to such reduction of the said several salaries respectively, as the said court of directors, with the sanction of the said board, may at any time think fit: (that is to say.)

In the governor general of India, two hundred and forty thousonud sicia rupces.

To each ordinary member of the council of India, ninety-six thousand sicra rupers.

To each governor of the presidencies of Port Saint George, Boinbay and Agra, one hundred and twenty thousand sices impees.

To each member of any council to be appointed in any presidency, vixty thousand sleen rupees.

And the salaries of the said officers respectively, shall commence from their respectively taking upon them the execution of their respective offices, and the said salaries shall be the whole profit or and intage which the said officers shall enjoy during their continuance in such offices respectively; and it shall be, and it is hereby declared to be, a misdemeanor for any such officers to accept for his own use, in the discharge of his office, any present, gift, donation, gratuity, or reward, pecuniary or otherwise whatsoever, or to trade or traffic for his own benefit or for the benefit of any other person or persons whatever; and the said Court of Directors are hereby required to pay to all and singular the officers hereinafter named, who shall be resident in the United Kingdom at the time of their respec-Prinage-money tive appointments, for the perpose of defraying the expences of their equipment and voyage, such sums of money as are set against the names of such officers and persons respectively : (that is to say,)

Acceptance of eint e vilgiana demensor

To the governor-general, five thousand pounds.

To each member of the council of India, one thousand two hundred pounds.

To each governor of the presidencies of Fort Saint George Bombay, and Agea, two thousand five hundred pounds.

Provided, also, that any Governor General, governor or member of council appointed by, or by virtue of, this set, who shall at the time of passing this act hold the office of Governor General, governor or member of council respectively, at all receive the same salary. and allowances that he would have received if this art had not been pessed.

Gurernur Gene And Gover MINTS. lutico

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LXXVII. Provided always, and he it ensered, that if any governor peneral, givernor, or ordinary member of the council of India person and the or any premier of the council of any pressuring, some constraints for the july any pension, sulary, or any piece, office, or en playment of Green or the july any pension, sulary, or any piece, office of the said company, or party while they profit in der the crown, or any public effice of the said company, or party that they profit in der the crown, or any public effice of the said company, or public they profit in der the crown, or any public effice of the said company, or public they profit in der the crown, or any public effice of the said company, or public they profit in der the crown. company, the migry of his office of Governor-General of India, governor or member of council, shall be reduced by the amount of the pension, salary, minuity, or profits of office so respectively hold or enjoyed by him.

LXXVIII. And be it enacted, that the said court of directors. Directors with the approbation of the said board of commissioners, shall and for the distribumay, from time to time, make regulations for the division and dis- tun of infromage in luda tribution of the patronage and power of nomination of and to the offices, commands, and employments in the said territories, and in all or any of the presidencies thereof, among the said governor-general in council, governors, in council, governors, commander-mchief, and other commanding officers respectively appointed or to be appointed under this act.

LXXIX. And he it enected, that the return to Europe, or the Governor General departure from India with intent to return to Europe, of any governor-general of India, governor, member of council or community be a residualism. er-m-chief, shall be deemed in law a regulation and avoidance of his office or employment, and that no act or declaration of any governor-general, or gove nor, or member of council, other than as stores ild, excepting a declaration in writing under hand and seal, delivered to the secretary for the public department of the presideacy wherein he shall be, in order to its being recorded, whall be deeme t or held as a resignation or surrender of the said office; and that the salary and other allowances of any such governor-general or other office respectively, shall cease from the day of such his departure, resignation, or surrender; and that if any such governorgeneral or member of council of India shall leave the said territories, or if any governor or other officer whatever in the service of the said company, shall leave the presidency to which he belongs on other then the known actual service of the said company, the salary and allowances apportaining to his office, shall not be paid or payable during his absence, to any agent or other person for his use; and in the event of his not returning, as of his coming to Europe, his salary and allowances shall be deened to have ceased on the day of his leaving the said territories, or the presidency to which he may have belonged; provided that it shall be lawful for the said company to make such payment as is now by law permitted to be made, to the representatives of their officers or servants, who having left their stations intending to return there or shall die during their absence.

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Besignation in India to be, by

Bulary to cense on deputate or Dest fact 324 of

As In Punteren talires of officers dying during the

Disabedience of orders and breach of trust he officers or servants of the Company in Inmisdemenu-

And be it enacted, that every wilful disobeying, and LXXX. every whiful omitting, forbearing, or neglecting to execute the orders or instruction of the said court of directors, by any governorgeneral of India, governor, member of council, or commander-inchief, or any other of the officers or servants of the said company, other unless cases of necessity; (the burthen of the proof of which neces. My shall be on the person so disobeying or omitting, forbearing or neglecting, to execute, such orders or instructions as afores sid ;) and every wilful breach of the trust and duty of any office or employment by any such governor-general, governor, member of council, or commander-in-chief, or any of the officers or servants of the axid company, shall be deemed and taken to be a misdemeanor at law. and shall or may be proceeded against and punished as such by virtue of this act.

LXXXI. And be it enacted, that it shall be lawful for any natural born subjects of his majesty, to proceed by sea to any port or jerts to reside in place having a custom-house establishment within the said territories, certain parts of and to reside thereat, or to proceed to and reside in or pass through cente.

Anthurity for

any part of such of the said territories as were under the government of the said company on the first day of January, one thousand eight hundred, and in any part of the countries ceded by the Nabob of the Carratic, of the province of Cuttack and of the settlement of Singapore and Malacca, without any licence whatever, provided that all subjects of his majesty not natives of the said territories, shull on their arrival in any part of the said territories from any port or place not within the said territories, make known in writing their names, places of destination, and object of pursuit in India, to the chief officer of the customs or other officer suchorized for that purpose at such port or place as aforesaid.

Subjects of his Majesty not to reside in certain parts of India

LXXXII. Provided always, and be it enacted, that it shall not be lawful for any subject of his majesty, except the servants of the India said company and others now lawfully authorized to reside in the without theener. anid territories, to enter the same by land, or to proceed to or reside in any place or places in such parts of the said territories as are not hereinbefore in that behalf mentioned, without licence from said board of commissioners, or the said court of directors, or the said governor-general in council, or governor in council of any of the said presidencies for that purpose that obtained; provided always that no licence given to any natural-born subject of his majesty, to teside in parts of the territories not open to all such subjects, shall be determined or revoked unless in accordance with the terms of some express clause of revocation or determination in such licence contained.

The Covernor-General in Coun en with presions consent of Directors, may declare ether pinces open.

LXXXIII. Provided always, and be it enacted, that it shall be lawful for the said governor-general in council, with the previous consent and approbation of the said court of directors for that purpose obtained, to declare any place or places whatever within the said territories, open to all his majesty's natural-born subjects, and it shall be thenceforth lawful for any of his majesty's naturalborn subjects, to proceed to, or reside in, or pass through, any place or places declared open, without any licence whatever.

laws Parting A ilast readence te be made.

LXXXIV. And be it enacted, that the said governor-general in council shall, and he is hereby required, as soon as conveniently may be, to make laws or regula ions providing for the prevention, or punishment of the illicit entrance into or residency in the said territories, of persons not authorized to enter or reside therein.

Laws and regula ions to be made for the protection OF UNITED.

LXXXV. And whereas the removal of restriction on the intercourse of Europeans with the said territories will render it necesanry to provide against any mischiefs or dangers that may arise therefrom, be it therefore enacted, that the said governor-general in council shall, and he is hereby required, by laws or regulations, to provide with all convenient speed for the protection of the natives of the said territories from insult and outrage, in their persons, religions, or opinions.

Lands within the India territochused. be pur-

LXXXVI. And be it enacted, that it shall be lawful for any natural-born subjects, of his nunjesty, authorized to reside in the said recritories, to acquire and hold lands, or any right, interest, or prohe in or but of lands, for any term of years, in such part or parts of the said territories as he shall be so authorized to reside in; provided always, that nothing herein contained, shall be taken to prevent the said governor-general in council from enabling, by any laws or regulation, or otherwise, any subjects of his majesty to acquire or hold any lands, or rights, interests, or profits in or out of lands, in any part of the said territories, and for any estates or terms whatever.

LXXXVII. And be it enacted, that no native of the said terin respect of
ritories, nor any natural-born subject of his snajesty resident thereligion, solour,
in, shall, by reason only of religion, place of birth, descent, colour,
place of birth. or any of them, be disabled from holding any place, office, or employingnt under the said company.

No disabilities

LXXXVIII. And be it further enacted, that the said governorgeneral in council shall, and he is hereby required, forthwith to take into consideration the means of mitigating the state of slavery as practical and of ameliorating the condition of slaves, and of extinguishing slavery throughout the said territories so soon as such extinction shall be practicable and safe, and from time to time to prepare and transmit to the said court of directors, drafts of laws or regulations for the purpose aforesaid, and that in preparing such drafts. due regard shall be had to the laws of marriage and the rights and authorities of fathers and heads of families, and that such drafts shall forthwith, after receipt thereof, he taken into consideration by the said court of directors, who shall, with all convenient speed, communicate to the said governor-general in council, their instructions on the drafts of the said laws and regulations, but no such laws and regulations shall be promulgated or put in force without the previous consent of the said court, and the said court shall, within fourteen days after the first meeting of parliament in every year, lay before both houses of parliament, a report of the drafts of such rules and regulations as shall have been received by them, and of their resolution, or proceedings thereon.

miligated,

LXXXIX. And, whereas, the present diocese of the Bishoprick of Calcutrais of too great an extent for the incumbent thereof to perform efficiently a like daties of the office, without endangering of Calcutta. his health and life, and it is therefore expedient to diminish the labours of the Bishop of the said diocese, and for that purpose to make provision for assigning new limits to the diocese of the said Bishop and for founding and constituting two separate and distinct Bishopricks, but nevertheless the Bishops thereof to be subordinate and subject to the Bishop of Calcutta for the time being, and his successors as their metropolitan; be it therefore enacted, that in case it shall please His Majesty to creet, found, and constitute two Bishopticks, one to be styled the Bishoptick of Madras and the of Madras and other the Bishoptick of Bombay, and from time to time to nominate Hombay, cartain and appoint Bishops to such Bishopricks under the style and title of to the Bi Bi-hops of Madras and Bombay respectively, there shall be paid from and not of the revenues of the said territories to such Bishons respectively, the sum of twenty- four thousand sicces rupees by the year.

Respecting the inconvenient ex-tent of the diocess

Such selaries to commence from

XC. And be it enacted, that the said salaries shall commence from the time at which such persons as shall be appointed to the said office of Bishop shall take upon them the execution of their respective offices; and that such salaries shall be in lieu of all fees of office, perquisites, emoluments, or advantages whatsover; and that no fees of officer, perquisites, empluments, or advantages whatspeveraball be accepted, received, or taken by, such Biskops, or either of them, in any manner or on any account or pretence whatsoever, other than the salaries aforessid; and that such Bishops respectively, shall be entitled to such salaries so long as they shall respectively exercise the functions of their several offices in the british terrifories aforesaid.

XCI. And be it enacted, that the said court of directors shall and they are required to pay to the Binhops so from time to time to be appointed to the said Bishopricks of Madras and Bombay, in case they shall be resident in the United Kingdom at the time of

their respective appointments, the sum of five hundred pounds each, for the purpose of defraying the expences of their equipments and voyage.

As to jurnification of such Biabops, XCII. Provided always, and be it enacted, that such Bishops shall not have or use any jurisdiction, or exercise any episcopal functions whatsover, either in the said territorics or elsewhere, but only such jurisdiction and functions as shall or may from time to time be limited to them respectively by his Majesty, by his Royal latters patent, under the great sear of the said United Kingdom.

The King empowered, by letfers putent, to limit jurisdiction and functions.

KCIII. And be it enacted, that it shall and may be lawful for his Majesty, from time to time, it he shall think fit, by his Royal letters patent, under the great seal of the said United Kingdom, to assign limits to the diocese of the Bishoprick of Calcutta and to the diocese of the said Bishopricks of Madras and Bombay respectively, and from time to time to alter and vary the same limits respectively, as to his Majesty shall seem fit, and to grant to such Bishops respectively, within the limits of their respective dioceses, the exercise of episcopal functions, and of such ecclesiastical jurisdiction, as his Majesty shall think necessary for the superintendence and good government of the ministers of the united church of England and Ireland therein.

The Bishop of Calculin to be portrupolitum in India. XCIV. Provided always and be it enacted, that the Bishop of Calcutta for the time being, shall be deemed and taken to be the metropolitan Bishop in India, and as such shall have, enjoy, and exercise all such ecclesiastical jurisdiction and episcopal functions, for the purposes aforesaid, as his majesty shall by his royal letters patent, under the great seal of the said United Kingdom, think necessary to direct, subject, nevertheless, to the general superintendence and revision of the Archhishop of Canterbury for the time being; and that the Bishops of Madras and Bombay for the time being respectively, shall be subject to the Bishop of Calcutta for the time being as such metropolitan, and shall at the time of their respective appointments to such Bishopricks, or at the time of their respective consecutions as Bishops, take an oath to obedience to the said Bishop of Calcutta, in such manner as his Majesty by his said royal letters patent shall be pleased to direct.

"Harrants for pilis on letters paints appointing Bishops, to be connerragated by the Frenchit. XCV. And be it enacted, that when and as often as it shall please his majesty to issue any letters patent respecting the Bishopricks of Calcutta, Madras or Bombay, or for the nomination of appointment of any person thereto respectively, the warrant for the bill in every such case, shall be countersigned by the president of the board of commissioners for the affairs of India, and by no other person.

The King may great certain pensions to the Bishops of Madras or Bombay.

XCVI. And be it enseted, that it shall and may be lawful for his majesty, his heirs, and successors, by warrant under his royal sign manual, countersigned by the chansellor of the exchequer for the time being, to grant to any such Bishops of Madras or Bombay respectively, who shall have exercised in the British territories aforesaid for fifteen years the office of such Bishop, a pension not exceeding eight hundred pounds per annum, to be paid quarterly by the said company.

Respecting salary of a Rishop of Madras or Manhar dying wiftin 6 wonths after arrival;

Rishep per that the said person nominated and appointed to be Bishop to dyna either of the said Bishopricks of Madras or Bombay, shall depart this life within six calendar months next after the day when he shall have arrived in India, for the purpose of taking upon himself the office of such Bishop, there shall be payable out of the terri-

terial revenues from which the salary of such Bishop so dying shall be payable, to the legal personal representatives of such hishop, such sum, or sums of money as shall, together with the sum or sums paid to or drawn by such Bishop in respect of his salary, making up the full amount one year's salary; and when and so often as it shall happen, that any such Bishop shall depart this life while in possession of such office, and after the expiration of six calendar months from the time of his arrival in India, for the purpose of taking upon him such office, then and in every such case there shall be payable out of the territorial revenues from which the salary of the said Bishop so dying be payable, to his legal personal representatives, over and above what may have been due to him at the time of his death, a sum equal to the full amount of the salary of such Bishop for six calendar months.

after six office in India.

XCVIII. And be it enacted, that if it shall happen that either of the Bishops of Madras or Bombay shall be translated to the Bishoprick of Calcutta, the period of residence of such person as Bi- translated to Calshop of Madias or Bombay shall be accounted for and taken as a residence as Bishop of Calcutta; and if any person now as Archdescon in the said territories, shall be appointed Bishop of Madras or Bombay, the period of his residence in India as such Archdeacon, shall, for the purposes of this act, be accounted for and taken as a residence of such Bishop.

As to residence of Bushop of Madculta.

XCIX. Provided also, and be it enacted, that if any person un- tion of any person der the degree of a Bishop, shall be appointed to either of the Bishopricks of Calcutta, Madras, or Bombay, who at the time of such appointment shall be residence in India, then and in such case it shall and may be lawful for the Archbishop of Canterbury, when and as often as he shall be required so to do by his majesty, by his royal letters patent, under the great scal of the sold United Kingdom, to issue a commission under his hand and seal to be directed to the two remaining Bishops, authorizing and charging them to perform all such requisite ceremonies of the consecration for the person so to be appointed to the degree and office of a Bishop.

As to charter ander the degree of a Bishop, rest. dout in India. pointed to a BL

C. And be it enacted, that the expences of visitations to be made from time to time by the said Bishops of Madras and Bombay tations. respectively, shall be paid by the said company out of the revenues of the said territories; provided that no greater sum on account of such visitations be at any time issued, than shall from time to time be defined and settled by the court of directors of the said company, with the approbation of the commissioners for the affairs of India.

Prevision ences of vist-

And be it exacted, that no Archdeacon hereafter to be appointed for the Archdeacoury of the presidency of Fort William in Bengal, or the Archdencoury of the presidency of Port Saint 3,000 Sa. Ks. 1 George, or the Archdencoury of the presidency and island of Bombay, shall receive in respect of his Archdedconry, any salary exceeding three thousand sicca rupees per annum. Provided always. that the whole expanse incurred in respect of the said Bishop and Archdeacons, shall not exceed one hundred and twenty thousand Lices rupees her annum.

No Archdescon in India to bave a

maintained by the said company at each of the presidencies of the Church of Scotland to be on the church of Scotland, and shall have and enjoy from the said company such aslary as shall, from time to time to electric dency. pany such aslary as shall, from time to time, be allotted to the millary chaplains at the several presidencies; provided always, that

the ministers of the church of Scotland to be appointed chaptains at the said presidencies as aforesaid, shall be ordained and inducted by the Presbytery of Edinburgh, according to the forms and solemnities used in the church of Scotland, and shall be subject to the aptritual and ecclesiastical jurisdiction in all things of the Presbytery of Edinburgh, whose judgments shall be subject to dissent, protest and appeal to the provincial Synod of Lathian and Tweedate, and to the general assembly of the church of Scotland: provided always, that nothing herein contained, shall be so construed as to preventibe governor general in council from granting, from time to time, with the sanction of the court of directors and of the commissioners for the affairs of India, to any sect, persuasion, or community of Christians, not being of the United church of fingland and Ircland. or of the church of Scotland, such sums of money as may be expedient for the purposes of instruction or for the maintenance of places of worship.

The Covernorell, annually, to make a prospec-live collinate of the number of vacandes la Indian establishments.

CIII. And whoreas it is expedient to provide for the due qualification of persons to be employed in the civil service of the said company in the said territories, be it therefore charted, that the said governor general of India in council shall, as soon as may be after the first day of January, in every year, make and transmit to the said court of directors, a prospective estimate of the number of persons, who, in the opinion of the said governor general in council, will be necessary, in addition to those already in Lodia, or likely to return from Europe, to supply the expected vacancies In the civil establishments of the respective governments in India, in such one of the subsequent years as shall be fixed in the rules and regulations hereafter mentioned; and it shall be lawful for the said board of commissioners, to reduce such estimate, so that the reasons for such reduction be given to the said court of directors; and in the month of June, in every year, if the said estimate shall have been then received by the said board, and if not then within one month after such estimate shall have been received, the said board of commissioners shall certify to the said court of directors, what number of persons shall be nominated as candidates for adadssion, and what number of student shall be admitted to the college of the said company at Haileybury in the then current year, but so that at least four such candidates, no one of whom shall be under the age of seventeen or above the age of twenty year, be nonlinated, and no more than one student admitted for every such expected vacancy in the said civil establishments, according to such extinute or reduced estimate as oforesaid, and it shall be lawful for the said court of directors to nominate such a number of candidates for admission to the said college, as shall be mentioned in the certificate of the said board; and if the said court of directors shall not, within one month after the receipt of such certificate, nominate the whole number mentioned therein, it shall Le lawful for the saids board of commissioners, to numinate so many as shall be necessary to supply the deficiency .

Board to certify what number of paraons shall be condidates for admission telfniler bury cullege, ami whathumber simil dimitted stu.

Additional stu-dents to be admitfed to all up vatabules,

CIV. And be it enacted, that when and so given as any vacancy shall happen in the number of students in the said college, by death, expulsion, or resignation, it shall be lawful for the said board of commissioners to add, in respect of every such vacancy, one to the number of students to be admitted and four to the number of candidates for admission, to be nominated by the said court in the following year. 🗢

ha candidates

CV. And be it enacted, that the said cadidates for admission e reducated to an to the said college, shall be subjected to an examination in such

branches of knowledge and by such examiners as the said board shall examination and direct, and shall he classed in a list to be prepared by the examiners; and the candidates whose names shall stand highest in such list, shall be admitted by the said court as students in the said college, until the number to be admitted for that year, according to the certificate of the said board, he supplied.

CVI. And he it further enacted, that it shall be impful for the said board of commissioners, and they are hereby required, forth- frame rules with after the passing of this act, to form such rules, regulations, of the college and and provisions, for the guidance of the said governor general in the maminations council, in the formation of the estimate hereinbefore mentioned, of candidates. and for the good government of the said college as in their judgment shall appear best adapted to secure fit candidates for admission into the same, and for the examination and qualifications of such candidates and of the students of the said college, after they shall have completed their residence there, and for the appointment and remuneration of proper examiners; and all such plans. rules. regulations, and provisions respectively, shall be submitted to his majesty in council, for his revision and approbation; and when the same shall have been so revised and approved by his majesty in council, the same shall not afterwards be altered or repealed, except by the said board of commissioners, with the approbation of his majesty in council.

CVII. And be it enacted, that at the expiration of such time at Students to be shall be fixed by such rules, regulations, and provisions, made as examined aforesaid, so many of the said students as shall have a certificate from the said college, of good conduct during the term of their residence therein, shall be subjected to an examination in the studies prosecuted in the said college, and so many of the said students as shall appear duly qualified, shall be classed according to merit, in a list to be prepared by the examiners, and shall be nominated to The students to supply the vacancies in the civil establishments in India, and have supply the vacancies. supply the vacancies in the seriority in the said list; and if according to the seniority therein according to their priority in the said list; and if according to the there shall be at the same time vacancies in the establishments of fiel, and to choose more than one of the said presidencies, the students on the said list, their presidencies, shall, according to such priority, have the right of electing to which of the said establishments they will be appointed.

CVIII. And be it enacted, that no appointment of any professor or teacher at the said co lege, shall be valid or effectual, until the features same shall have been approved by the board of commissoners.

CIX. And be it enacted, that every power, authority and function, by this or any other act given to and vested in the said court the Gourt of Diof directors, shall be deemed and taken to be subject to such con- jest to the control trol of the said board of commissioners, again this act is mentioned, of the Board, exunless there shall be something in the ensetment confering such powers, authorities or functions incomistent with such construction, and except as to any patronage or right of appointing to office vested in or reserved to the said court.

Sanction of appointment of ¶

CX. Provided always, and he it enacted, that nothing herein contained, shall be construed to enable the said heard of commissioners to give, or cause to be given, directions, ordering or authorising the recting the grant payment of any extraordinary allowance or gratuity, or the increase of any established salary, allowance, or emolument, unless in the cases and subject to the provisions in and subject to which such directions may now be given by the said board, or to increase the sum now payable by the said company, on account of the saidarh od. except only by such minries or allowances as shall be psymble to

cept patronage.

Board of Control prohibited from d

the officers to be appointed as herein-before is mentioned to attend upon the said board, during the winding up of the commercial business of the said company.

The Company to be called the East India Commany.

CXI. And be it enacted, that whenever in this act, or in any act heresther to be passed, the term East India company is or shall be used, it shall be held to apply to the United company of merchants of England reading to the East India, and that the said United company of merchants of England trading to the East India, may, intall subta, proceedings, and transactions whatsoever after the passing of this act, be called by the name of the East India company.

St. Helena ves-

CXII. And be it enacted, that the island of Saint Helena, and all forts, factories, public edifices, and hereditaments whatsoever, in the said island, and all stores and property thereon, fit to be used for the service of the government thereof, shall be vested in his majesty, his heirs and successor and the said island shall be governed by such order, as his majesty in council shall, from time to time, issue in that behalf.

Servants of the Company in Chima and M. Helena to be eligible to pilica in any presidency.

CXIII. And be it further enacted, that every supercargo and other civil servant of the said company, now employed by the said company, in the factory at Canton or in the Island of Saint Helena, shall be capable of taking and holding any office in any presidency or establishment of the said tecritories, which he would have been capable of taking and holding, if he had been a civil servant in such presidency, or on such establishment, during the same time as he shall have been in the service of the said company.

Repent of enactments for keeping a stock of ten

CXIV. And be it enacted, that from and after the passing of this act, all enactments and provisions, directing the said company to provide for keeping a stock of tea, shall be repealed.

King's Court authorized to admit selventes and attorness without the Company's liscare,

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CXV. And be it enacted, that it shall be lawful for any court of justice, established by his majesty's charter in the said territories, to approve, admit, and control persons, as barristers, advocates and attornies in such court without any licence from the said company, any thing in any such charter contained to the contrary notwithstanding; provided always, that the being entitled to practice as an advocate in the principal court of Scotland, is and shall be deemed and taken to be a qualification for admission as an advocate in any court in India, equal to that of having been called to the bar in England or Ireland.

Accounts to be annually laid belose fuctions at.

CXVI. And be it further enacted, that the court of directors of the said company shall, within the first fourteen sitting days next after the first day of May, in every year, lay before both houses of parliament, to account made up according to the latest advices, which shall have been received, of the annual produce of the revenues of the said territories in India, distinguishing the same and the respective heads thereof, at each of their several presidencies or settlements and of all their annual receipts and disbursements at home and abroad, distinguishing the same under the respective heads thereof, together with the "latest estimate" of the same, and also the amount of their debts, with what rates of interest the state respectively carry and the annual amount of such interest, the state of their effects and credits at cach presidency or actilement, and in England or elsewhere, according to the latest advices which shall have been received thereof, and also a list of their several establishments, and the salaries and allowances, payable by the said court of directors in respect thereof; and the said could be diffectors, under the direction and control of the said board of commissioners shall forthwith prepare forms of the said accounts and estimate in such manner, as to exhibit a complete and accurate view of the buancial affairs of the said company; and If any new or increased salaries, establishments, or pensions, shall have been granted or created within any year, the particulars thereof shall be especially stated and explained at the foot of the ancount of the said year.

CXVII. And be it cuacted, that this act shall commence and take effect from and after the passing thereof, so far as to nuthorize of Act the appointment or prospective or provisional, appointment of the governor-general of India, governors, members of council, or other officers, under the provisions herein contained, and so far as hereinbefore in that behalf mentioned, and as to all other matters and things, from and after the twenty-second day of April next.

Commencement

AGRA PRESIDENCY ABOLISHING ACT.

5TH & 6TH GULIELMI IV. CAP. LII.

An act to athorize the court of directors of the East India company, to suspend the executions of the provisions to the act of the third and fourth Willaim the fourth, chapter eighty-five, so far as they relate to the creation of the government of Agra.

[31st August, 1821.

Whereas by an act of Parliament, made and passed in the fourth year of the reign of his present majesty, intituled an act for effecting an arrangement with the East India company and for the better government of his majesty's India territories till the thirtieth day of April, one thousand eight hundred and fifty four, it is among other things enacted, that the territories then subject to the government of the presidency of Fort William in Bengal, shall be divided into two distinct presidencies, one of such presidencies, in which shall be included Fort William aforesaid, to be styled the presidency of Fort William in Bengal, and the other of such presidencies to be styled the presidency of Agra, and whereas, much difficulty has arisen in carrying such enactment into effect, and the same would be attended with a large increase of charge, be it therefore enacted, by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present Parliament assembled, and by the authority of the same, that it shall and may be lawful for the court of directors of the East India Company, under the direction and control of the board of commissioners for the affairs of India, to suspend the execution pany may suspend of the provisions of the said in part recited act, as far as the same cited Act is to relates to the division of the said territories into two distinct Presi-the division of the deriving in-deneres, and to the measures consequent thereupon, for such time to two presidenand from time to time, as the said court of directors, under the cies. direction and control of the said board of commissioners, their tiunk St. '

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East India Com-

11. And be it further enacted, that for and during such time as the execution of such provisions aforesaid shall be suspended, by rai, during such the authority afgressid, it shall and may be lawful for the governor- appoint a Lieutegeneral of India in council, to appoint, from time to time, any ser- man Covernor of vant of the East India company, who shall have been ten years in term Provinces. their service in India, to the office of lieuthbant governor of the North Western Provinces, now under the presidency of Port William

Covernor Gene.

in Bengal, and from time to time, to declare and limit the extent of the territories so placed under such lieutenant governor, and the extent of the authority to be exercised by such lieutenant governor, as to the said governor-general in council may seem it.

CHINA TRADE REGULATING ACT

& & 4 GULIELMI IV. CAP. XCIII.

An act to regulate the trade to China and India.

[28th August, 1833.

"WHEREAS the exclusive right of trading with the dominions of the emperor of China, and of trading in team now enjoyed by the united company of merchants of England, trading to the East Indies, will cease from and after the twenty-second day of April, one thousand eight hundred and thirty-four, and whereas it is expedient that the trade with China, and the trade in tea, should be open to all his majesty's subjects, and that the restrictions imposed on the trade of his majesty's subject within places beyond the Cape of Good Hope to the Streights of Magellan, for the purpose of protecting the exclusive rights of trade heretofore enjoyed by the said company, should be removed;" be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual, and temporal, and commons, in this present parliament assembled, and by the authority of the same, that from and after the said twenty-second day of April, one thousand eight hundred and thirty-four, an act passed in the fourth year of the reign of his late majesty, King George the fourth, intituled An Act to consolidate and amend the several laws now in force, with respect to trade from and to places within the limits of the charter of the East India company, and to make further provisions with respect to such trade, and to amend an Act of the present session of Parliament, for the registering of vessels, so far as it relates to vessels registered in India, shall be repealed, except such parts thereof as relate to Asiatic sailors, lascars, being natives of the territories under the government of the East India company, but so as not to revive any acts or parts of acts by the said act repealed; and except also as to such voyages and adventures as shall have been actually commenced under the authority of the said act; and except as to any suits and proceedings which may have been commenced, and shall be depending on the said twenty-second day of April. one thousand eight hundred and thirty-four; and from and after the said twenty-second day of April, one thousand eight hundred and thirty-four, the enactments herein-after contained shall come into operation.

Repeal of the Act 4 G. 4 c. 80, except as borein

Repeal of prohibitions upon the importation often and goods from Chinn, imposed by 6 G. 4, c. 167 and 6 G. 4, c. 114. II. And be it sixther enacted, that so much of an act passed in the sixth year of the reign of his late majesty King George the Fourth, intituled an act for the general regulation of the customs, as prohibits the importation of ten, unless from the place of its growth and by the East India company, and into the port of London; and, also so much of the said act as prohibits the importation into the united kingdom of goods from China, unless by the East India company, and into the port of London; and also so much of the said act as requires that the manifests of ships departing from places in China shall be authenticated by the chief supercarge of the East India company, and also that so much of another act passed in the said sixth year of the reign of his said late mejesty

King Oxorge the Fourth, instruded an act to regulate the trade of the British passessions abroad, as probibits the importation of ter late my of the British passessions in America, and rate the island of. Mauridus, except from the united kingdom, or from some other British pomersions in America, and unless byothe East. India company or with their license, shall be, from and after the twentysecond day of April one thousand eight hundred and thirty tom, repealed; and theuroforth (notwithstanding any provision, enactment, matter, or thing made for the purpose of protecting the exclusive rights of trade heretofore enjoyed by the said company, in tode become in any charter of the said company, in the said act, or any other the Cape of final act of parliament continued,) is shall be lawful for any of his Stierchis of Mamajesty's subject to carry on trade with any countries beyond the gelian Cape of Good Hope to the Streights of Magellan.

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Provided always, and be it enacted, that the person having in fored on sho the command of any ship or vessel arriving at any place, in the arranger taken possession of or under the government of the said company, shall to be discreted to make out, sign, and deliver to the principal officer of the enstone, thus. or other person theremate lawfully authorized a true and perfect list, specifying the names, capacities, and description of all persons who shall have been on board such ship or vessel at the time of its arrival; and if any person having the command of such ship or vessel, shall not make out, sign and deliver such list, he shall forfeit on bundred pounds, one half part of such penalty shall belong to such person or persons as shall inform or suc for the same, and the other half part to the said company; and if the said company shall folorm or sue for the same, then the whole of the said penalty shall belong to the said company.

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IV. And he it enacted, that the penalty or forfeiture aforesaid, " Penaltica how shall be recoverable by action of debt, bill, plaint, or information in any of his majesty's courts of record in the united kingdom of Great Britain and Ireland, and in India or elsewhere, or in any courts in ladia to which jurisdiction may hereafter be given by the governor-general of India in council in that behalf, to be commenced in the country, p esidency, colony, or settlement where such offender may happen to be; or by conviction in a summer, way before two justices of the peace in the united kingdom, or, in India, of the country or presidency where such offender may happen to be; and upon such consiction, the penalty or forfeiture. aforesaid, shall and may be levied by distress and sale of the goods and chattels of the offender; and for want of such sufficient dis-

tress, every such offender may be committed to the common gaul

or house of correction for the space of three calendar months. "And whereas it is expedient for the objects of trade and amicable intercourse with the dominions of the emperor of China, that provision be made for the establishment of a British authority in the said dominions; " be it therefore ensected, that it shall und may be lawful for his majesty, by any commission or commissions or warrant or warrants under his royal sign numual, to appoint near exceeding three of his majesty's subjects to be superintendents of the trade of his majesty's subjects to and from the said dominions, for the purpose of protecting and promoting such trade, and by any tuch commission or warrant as storesaid, to settle such gradation and subordination among the said superintendents (one of whom shall be styled the chief superintendent), and to appoint such officers to assist them in the execution of their duties, and to grant such splayies to such superintendents and officers, as his majesty shall from time to time deem expedient.

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tud issue regulations touching the trade, and

create a Court of Justice for trial.

Of offences in that part

Superintendents. ke not to accept gilla, or to trade

A toppage duty to be inquised to the extent e of ch tablishmen's m China.

VI. And he it enacted, that it shall and may be lawful for his majesty, by any such order, or orders, commission or commissions, as to his majesty in council shall appear expedient and salutary, to give to the said superintendents, or any of them, powers and authorities over and in respect of the trade and commerce of his majesty's subjects within any part of the said dominions; and to make and issue directions and regulations touching the said trade and commerce, and for the government of his majesty's subjects within the said dominions; and to impose penalties, forfeitures, or imprisonments for the breach of any such directions or regulations, to be inforced in such manner as in the said order or orders shall be specified; and to create a court of justice with criminal and admirally jurisdiction for the trial of offences committed by his majesty's subjects within the said dominious, and the ports and havens thereof, and on the high seas within one hundred miles of the coast of China; and to appoint one of the superintendents hereinbefore mentioned to be the officer to hold such court, and other officers for executing the process thereof; and to grant such salaries to such officers as to his majesty in council shall appear reasonable.

VII. And be it enacted, that no superintendent or commissioner, appointed under the authority of this act, shall accept for or in discharge of his duties any gift, donation, gratuity, or reward, other than the salary which may be granted to him as aforesaid, or be engaged in any trade or traffic for his own benefit, or for the benefit of any other person or persons.

VIII. And he it enacted, that it shall be lawful for his majesty, har appropriated by and with the advice of his privy council, by any order or orders tion independent in a be issued from time to time to impose, and to empower such persons as his majesty in council shall think fit to collect and levy from or on account of any ship or vessel belonging to any of the subject of his majesty entering any part or place where the said superintendents or any of them shall be stationed, such duty on tonnage and goods, as shall from time to time Le specified in such order or orders, not exceeding in respect of tonnage the sum of five shillings for every ton, and not exceeding in respect of goods the sum of ten shillings for every one hundred pounds of the value of the same, the fund arising from the collection of which duties shall be appropriated, in such manner as his majesty in council shall direct, towards defraying the expences of the establishments by this act, sutherized within the said dominions. Provided always, that every order in council, issued by authority of this act, shall be published in the London Gazette and that every such order in council, and the amount of expence incurred, and of duties raised under this act, shall be annually laid before both houses of Parliament.

Limitation artions.

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And be it enacted, that if any suit or action shall be brought against any person or persons, for any thing done in pursuance of this act, then and in every such case, such action or suit shall be commenced or prosecuted within six months after the fact committed, and not afterwards, except where the cause of aption shall have arisen in any place not within the jurisdiction of any of his majerry's courts having civil fur isdiction, and then within six months after the plaintiff or plaintiffs and defendant or defendants shall have been within the jurisdiction of any such court; and the same and every such action or suit shall be brought in the county or place where the cause of action shall have arisen, and and elsewhere except where the cause of action shall have arisen in any place not within the jurisdiction of any of his majesty's courts

having civil jurisdiction; and the defendant or defendants shall be entitled to the like notice, and shall have the like privilege of tendering amends to the plaintiff or plaintiffs or their agent or attorney, as is provided in actions brought against any justice of the peace for acts done in the execution of his office by an act passed in the twenty-fourth year of the reign of King George the Second, intituled An Act for the rendering justices of the Peace more safe in the execution of their office, and for indem riging constables and others acting in obedience to their warrants; and the defendant or defendants in every such action or suit, may plead the general issue, and give the special matter in evidence; and if the matter or thing complained of shall appear to have been done under the authority and in execution of this act, or if any such a tion or suit shall be brought after the time limited for bringing the same, hunted, &c. or he brought and laid in any other county or place than the same ought to have been brought or laid in us aforeshid, then the Jury shall find for the defendant or defendants; and if the plaintiff or plaintiffs shall become nonsuit, or discontinue any action after the defendant or defendants shall have appeared, or if a verdict shall pies against the plaintiff or plaintiffs, or if upon demurrer judgment shall be taken against the plaintiff or plaintiffs, the defendant or defendants shall and may recover treble costs, and have the like remedy for recovery thereof as any defendant or defendants hath or have any cases of law.

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VIRTUAL RESIGNATION OF GOVER-NORS-GENERAL, &c.

EXTRACT FROM THE ACT OF THE 33D OF GEORGE 111. CAP. XXV.

XXXVII. And be it further enacted, that the departure from India of any governor-general, governor, member of council, or commander-in-chief, with intent to return to Europe, shall be decined in law, a resignation and avoidance of his office employment; and that the arrival in any part of Europe of any such gove nor-general, givernor, member of council, or commander-inchief, shall be a sufficient indication of such intent; and that no act or declaration of any governor-general, or member of council. during his continuance in the presidency whereof he was so governor-general, governor, or councillor, except by some deed or instrument in writing, under hand and seal, delivered to the secretary for the public department of the same presidency, in or. der to its being recorded, shall be deemed or held as a resignation or surrender of his said office; and that the salary and other allowsinces of any such governor-general, or other officers, respectively. shall cease from the day of such his departure, resignation, surrender; and that if any such governor-general, or any other officer whatever, in the service of the said company, shall quit or leave the presidency or settlement to which he shall belong, on other than in the known actual service of the said company, the salary and allowances appertaining to his office, shall not be paid or payable during his absence to any agent or other person for his use; and in the event of his not returning back to his station at such presidency or settlement, or of his coming to Europe, his salary and allowances shall be deemed to have ceased from the day of his quitting such presidency or actilement, any law or usage to the contrary notwithstanding.

[This is in past repealed by the following act.]

PAYMENTS TO ABSENTER SERVANTS OF GOVERNMENT.

ANNO PRIMO VICTORIÆ REGINÆ.

CAP. XLVII.

An act to repeal the prohibition of the payment of the sciences and allowances of the East India Company's officers during their absence from their respective stations in India.

[12th July, 1837.

Wherear, under and by virtue of an act passed in the thirtythad year of the reign of his majesty King George the Third, intituled An act for continuing in the East India Company for a further term the possession of the British territories in India, together with their evelusive trade under certain limitations; for establishing further regulations for the government of said territories, and the betto administration of justice within the same, for appropriating to certain uses the recenuce and profits of the said company; and for making provisions for the good order and government of the towns of Calcutta, Madras and Bombay, and of another act passed in the third and fourth years of the reign of his late majesty King William the Fourth intituled, an act for effecting an arrangement with the East India company and for the better government of his majesty's ludin territories, till the thirtieth day of April one thousand eight hundred and fifty four; it is enacted, that "if any governor, or other officer whatever in the service of said company, shall leave the presidency to which he shall belong, other than in the known actual service of the said company, the salary and allowances appertaining to his office, shall not be made payable during his absence to any agent or other person for his use, and in the event of his not returning, or of his coming to Europe, his salary and allowances shall be decined to have ceased on the day of his leaving the said territories or the presidency to which he may have belonged: and whereas, it is further provided, in the said last mentioned net, that it shall be lawful for the said company to make such payment as is now by law permitted to be made to the representatives of their officers or servants, who, having left their stations intending to return thereto, shall die during their absence, and it is expedient, that such provision of the law should be altered in manner hereafter mentioned; be it therefore enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Tempinal, and Commons in this present Pulliament assembled, and by the anthority of the same, that so much and such part or parts of the said two acts passed respectively in the thirty. third year of the reign of his majesty King George the Third, and in the third and fourth years of the reign of his said late majesty remuch of the King William the Pourth, and of any other act or provision of the processors of the law, as enact that if any governor, or other officer whatever, in the artificial the pay, service of the said company, shall leave the presidency to which he ment of minrous shall belong, other than in the known actual service of the said the of the East company, the artery and allowances appertaining to his office shall Company not be paid or payable during his absence to may agent or other mace, whall mus person for his use, shall not extend to the case of any office or ser-

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during their

vant of the company under the rank of governor or member of extends und to council who shall quit the presidency to which be shall belong, in cases of officers consequence of sickness, under such rules as may from time to time quitting one prethe established by the governor-general in India in council, or by ther, in order to
the governor in council of such presidency, as the case may be, embark for Euand who shall proceed to any place within the limits of the East No rule valid In lia Company's charter, or the Cape of Good Hope, or to the till approved by Mauritius, or to the Island of S. Balance and the till approved by Mauritius, or to the Island of St. Helena; nor to the case of any torn, subject to officer or servant of the said company, under such rank as afore. the control of comsaid, who, with the permission of the government of the presidency Affairs of lodis. to which he shall belong, shall quit such presidency in order to Power of the proceed to another presidency for the purpose of embarking thence tire, subject to for Europe, until the departure of such officer or servant from the fordirect the rethat mentioned presidency with a view to return to Europe, so as funding of author that the port of such departure shall not be more distant from the part of the allow place which he shall have quitted in his own presidency, then any any of the said part of embark ition within such presidency.

II. Provided always, and be it enacted, that no such rule so to be established as aforesid, shall have any force or validity until the raine shall have been approved by the court of directors of the said company, subject to the control of the commissioners for the affairs of India, in like manner as is provided by the said act of the third and fourth years of the reign of his late Majesty King William the Fourth.

And he it further enacted, that it shall be lawful for the said court of directors, subject to such control as aforesaid, to direct the relanding, by any other or servant of the said company, or by the representatives of any such officer or servant, of the whole or any part or the salary or allowance which he or they may have recriven under or by yirtue of any such rule so to be established as aforested, if it shall appear to the said court, suffect such control as afor said, that the permission to such officer or servant, to quit the precidency to which he shall belong bath been properly granted or o'd mord; and melt sum as the said court, subject to such control as afries sid, shall direct such officer or servant, or the representatives of such afficer or servant, to refund, shall be a debt due to the said company, and shall be recoverable by them in any court in like manner, as any debt which may now or hereinaster shall be recoyered by them.

JURY ACT.

T GEORGE IV. CAP. XXXVII. A D.

An act to regulate the oppointment of Juries, in the East Indies.

15th May, 1820,

WHEREAS, by an act passed in the thirteenth voter of the reign of his mujesty King George the Third, intituled an art for establishing certain regulations for the detter management of the affairs of the East India company as well in India as in Burope, it is, among other things, enacted, that all offenges and misdemeanors which shall be laid, 'ried, and inquired of in the Supreme Court of Indicature at Fart William in Bougal, shall be tried by a jury of British subjects, resident in the town of Calcutte, and not otherwise; and whereas it is expedient, that the right and duty of serving on juries whitin the

limits of the local jurisdiction of the severol supreme courts at Calcutta, Madras and Bombay, should be further extended, be it enacted, by the King's most excellent majesty, by and with the advice and consent of the Lords spiritual and temporal, and commons, la this present Parliament assembled, and by the authority of the same, that all good and sufficient persons resident within the limits of the several towns of Calcutta, Madras and Bombay, and not being the subject, of any foreign state, shall, according to such rules, and subject to such qualifications as shall be fixed in manner hereinafter mentioned, be deemed capable of serving as jurors on grand and petit juries, and upon all other inquests, and shall be liable to be aummoned accordingly; any thing in the said act, or in any other act, charter, or usage to the contrary notwithstanding.

- Il. And be it further enacted, that the respective courts of judicature at Calcutta, Madras, and Bombay, shall have power, from time to time, to make and establish such rules, with respect to the qualification, appointment, form of summoning, challenging and service of such jurors, and such other regulations relating thereto, as they respectively deem expedient and proper; provided always, that copies of all such rules and regulations, as shall be so made and established, by such courts of judicature, shall be certified under the hands and seals of the judges of such courts to the president of the board of commissioners for the affairs of India, to be laid before his majesty for his royal approbation, correction, or refusal; and such rules and regulations shall be observed until the same shall be repealed or varied, and in the last case with such variation as shall be made therein.
- III. Provided also, and be it further enacted, that the grand juries, in all cases, and all juries for the trial of persons professing the christian religion, shall consist wholly of persons professing the christian religion.

[This third section is repealed by section 2d of the following Act.]

JUSTICES OF THE PEACE AND JURIES IN INDIA.

2 & 3 GULIELMI IV. CAP. 117.

An act to amend the law relating to the appointment of Justices of the Peace, and of Juries, in the East Indies.

[16th August, 1832.

WHEREAS it is expedient, that other persons besides the covenanted servants of the united company of merchants of Engin land trading to the East Indies, or other British inhabitants of the cred to nuthours East Indies, should be capable of being appointed to the office of justice of the peace within and for the towns of Calcutta, Madras, and Bombay; be it therefore enacted, by the King's most excellent majesty, hy and with the advice and consent of the Lords spiritual and temporal, and commons, is this present Parliament assembled and by the authority of the same, that in the manner prescribed by law for the nomination and appointment of persons now eligible to the office of justice of the peace, in the territories in the posses-

sion and under the government of the said company, and subject,

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except as to the taking of any naths, to the other provisions of the law which relate to the said office, it shall and may be lawful for the governor-general in council of Port William in Bengal, the governor in council of Fort Saint George, and the governor in council of Bombay, respectively, for the time being, to nominate and appoint, in the name of the King's majesty his heirs and successors any persons resident within the territories aforesaid, and not being the subjects of any foreign state, whom the said governor-general in council and governors in council respectively, shall think properly qualified, and who will bind themselves by such oaths or colemn affirmations, as may from time to time be prescribed in that behalf by the said governor-general in council and governor in council respectively, to act within and for the towns of Calcutta, Madras, and Rombay respectively, as justices of the peace; and the persons to be nominated and appointed to act as justices of the peace, within and for the towns aforesaid, shall have full power and authority, to act assuch justices of the peace, but according only to the tenor of the respective commissions wherein such persons shall be so nominated and appointed.

11. And whereas, by Act passed in the seventh year of the 70, 4 s ar a reign of his late Majesty King George the Fourth, intituled An act innitation of futo regulate the appointment of juries in the East Indies, it is was to Christians. amongst other things provided and enacted, that the grand juries in all cases, and all juries for the trial of persons professing the Christian religion, shall gonsist wholly of person professing the Christian religion; and whereas it is expedient to repeal such enaciment, be it therefore enacted, that from and after the first day of July one thousand eight hundred and thirty-two, and said recited provision and enactment shall be and the same is hereby repealed.

REAL ESTATES, AS ASSETS IN THE HANDS OF EXECUTORS.

9 GEORGE IV. CAP. XXXIII. A. D. 1828.

An act to declare and settle the law respecting the liability of the real Estates of British subjects and others, situate within the jurisdiction of his Majesty's Supreme Courts in India, as assets in the hands of Executors and Administrators, to the payment of the debts of their deceased owners.

[27th June, 1821,

Whereas some doubt has arisen whether, and to what extent, the real estates of British subjects and others, (not being Michommedans or Gentoos) situate bithin, or being under the invisdiction of his majesty's Supreme Courts of Judicature in India, are liable, as assets in the hands of executors and admivistrators, to the payment of the debts of their deceased owners, and whereas it is expedient that such doubts should be removed, he it therefore, and it is hereby, declared and enacted, by the King's most excellent majesty, by and; with the advice and conrent of the Lords spiritual and temporal, and commons, in the present Parliament assembled, and by the authority of the same, that whenever any British subject shall die seized of or entitled to any real estate, in houses, lands, or bereditaments, situate

within, or being under the general civil jurisdiction of his majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort Saint George and Bombay, respectively, or whenever any person (not being a Mahommedan or Gentoo) shall die seized of or entitled to any such real estates situate within the local limits of the civil jurisdiction of the same courts, respectively, such real estate of such British subjects, or other persons, as aforesaid. (not being a Mahommedan or Gentoo,) is and shall be deemed assets, in the hands of his or her Executor or Administrator, for the payment of his or her debts, whether by speciality or simple contract, in the ordinary course of administration.

- II. And it is further declared and enacted, that it is and shall be lawful for such Executor or Administrator of such British subject or other person, as aforesaid, (not being a Mahommedan or Gentoo.) to sell and dispose of such teal estate, for the payment of such debts as aforesaid, and to convey and assure the same estate to a purchaser, in as full and effectual a manner in law as the testator or intestate of such executor or administrator could or might have done in his life time.
- III. And it is further declared and enacted, that in any suit or uction to be commenced and prosecuted in any of the said courts, respectively, against such executor or administrator, as aforesaid, for the recovery of any debt or demand due and owing by such testator or intestate, in his life-time, and at the time of his death, such executor or administrator shall and may be charged with the full amount in value of such real estate, as aforesaid, not exceeding the actual net proceeds of such estate, when sold by the sheriff, as assets in the hands of such executor or administrator to be administered.
- IV. And it is further declared and enacted, that in any such suit or action against such executor or administrator, as aforesaid, it is and shall be lawful for the said courts, respectively, to award and issue such writs of sequestration and execution against such houses, lands, and real effects of such testator or intestate, in the hands of such executor or administrator, as aforevoid, and to cause the same to be seized, sequestered and sold, or possession thereof delivered under such writs, respectively, in the same manner as such fourts could and might have done in the lifetime of such testator or intestate as aforesaid.
- V. And it is further declared and egacted, that all divergences and assurances of such real estate of such Reitish subject and other persons so dying, scized or entitled, as aforesaid, (not being Mahommedans or Gentoos), simulae within, or being under the general or local jurisdiction of such courts, respectively, as aforesaid, heretofore made and executed by executors and administrators of such deceased livitish subjects, and other persons as aforesaid, are hereby confirmed, and shall be deemed, held, and taken to be of the same force, satisfity, and effect in law, as if the same had been made and executed by such deceased person in their life time.
- Vf. Provided, nevertheless, and it is hereby declared and enacted, that neither this act, nor any thing herein contained shall be construed to operate as, or have the effect of changing or altering the legal quality, hattire, or tenure of any lands, houses, estates, rights, interests, or any other subject of property whatspever, or of making the same or any of them to heaf the nature of real property, if, by law, before the passing of this act, the same or any of them were personal property; but that the law in the tespect shall be and continue the same as if this act had not passed.

APPROPRIATION OF UNCLAIMED PRIZE-MONEY.

6th George IV. Cap. L.

- An Act for regulating the appropriation of certain unclaimed shares of prize-money acquired by soldiers or seamen in the service of the East India Company.
- Sec. 1. Prize money (of soldiers) remaining in the hands of agents in India, to be prid over to the East-India company at the settlements where such agents reside, and to be applied to Lord Clive's fund.
- Sec. 2. That belonging to officers or men in the company's sea service, to be paid over in like manner, for the use of Poplar hospital.
- Sec. 3. States the time when such payments to the company are to be made.
- Sec. 5. Required accounts of unclaimed shares to be delivered upon oath.
- Sec. 12. Not to bar claims to prize money made within six years, after the same may have been paid over to the company.

REGISTRATION OF BRITISH VESSELS.

3 & 4 GULIELMI IV. CAP. LV.

An Act for the registering of British vessels.

[28th August, 1833.

Whereas an act was passed in the sixth year of the reign of his late m jesty King George the Fourth, intituled an act for the registering of British wassels, whereby the laws in relation to the reg stering of British vessels were consulidated and amended; and whereas since the passing of the said act divers acts for the further amendment of the law have been found necessary, and it will be of advantage to the trade and commerce of the country, that the said act should be reonsolidated into one act; he it therefore enacted by the king's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, that this act shall commence upon the first day of September, one of Act, thousand eight hundred and thirty-three, except where any other commencement is herein particularly directed.

Commencemen

6 U. 4 colle.

And be it further enacted, that no ship or vessel shall be entitled to any of the privileges or advantages of a British-registered ship, unless the person or persons claiming property therein, shall have caused the same to have been registered in virtue of the said act, or of an act passed in the fourth year of his said late majesty's reign, intituled an act for the registering of British vessels, or until such person or persons shall have caused the same to be registered in manner heroin-afte mentioned, and shall have obtained a certificate of such registry from the person or persons authorized to make such registry and grant such certificate as hereinafter directed, the form of which certificate shall be as follows; videlicet.

No versel to re jny privileges un

4 G. 4 c 41.

Form of certifacts of Registry,

" This is to certify, that in pursuance of an act passed in the fourth year of the reign of King William the Fourth, intituled an Act [here insert the title of this act the names, occupation, and residence of the subcribing owners,] having made and subscribed the declaration required by said Act, and having declared that [he or they] together with [names occupation, and residence of non subscribing owners [in or are] sole owner or owners, in the proportions specified on the back hereof, of the ship or vessels called the [ship's name] of [place to which the vessel belongs] which is of the burthen of [number of tons], and whereof [master's name] is ma ter, and that the said ship or vessel was [when and where built, or condemned as prize, referring to builder's certificate, judges' certifieate or certificates or last registry, then delevered up to be cancelled]. and [name and employment of surveying officer] having certified to us that the said ship or vessel has [number] decks and [number] masts, that her length from the fore part of the main stem to the after part of the stern post sloft, is [number of feet and inches], her breadth at the broadest part [stating whether that be above w below the main wales] is [number of feet and inches], her height between decks if more than one deck, or depth in the held if only one deck] is [number of feet and inches], that she is [how rigged] nigged, with a standing or running | bowsprit, is [description of stern] sterned, [careil or clincher] built, has [whether any or no] gallery, and [kind of head, if any] head and the said subscribing owners having consented and agreed to the above description, and having caused sufficient security to be given, as is required by the said Act, the said ship or vessel called the [name] has been duly registered at the port of [name of port]. Certified under our hands at the custom house in the said port of (name of part) this [date] day of [name of worth] in the year [words at length].

' [Signed] Collector.'
' [Signed] Controller.'

And on the back of such certificate of registry there shall be an account of the parts or shargs held by each of the owners mentioned and described in such certificate, in the form and manner following.

| Names of the several owners within mentioned. | Number of sixty-fourth shares held by each owner. |
|---|---|
| Nume | Thirty-two. Sixteen. Eight. Eight. |
| Name | Sixteen. |
| ' Name | Eight. |
| Name | Eight. |
| | [Signed.] Collector, |
| • | [Signed.] Controller.' |

Persons such a rised to make to sister and grant arrificates,

111. And he it further enacted, that the persons authorized and required to make such registry and grant such certificate, shall be the several persons herein-aiter mentioned and described; (that is to say.)

In the United Singiton and tale of Many

The collector and controller of his majesty's customs in any port in the United Kingdom of Great Britain and Ireland and in the life of Man respectively, in respect of ships or vessels to be these registered.

la Guermer, &c.

The principal officers of his majesty's customs in the Island of Guernsey or Jersey, together with the governor, lieutenant governor, or commander-in-chief of those Islands respectively, in respect of ships or vessels to be there registered.

The collector and concroller of his majesty's customs of any port in In Culcutes in the British possessions in Asia, Africa and America, or the col- america. lector of any such port at which no appointment of a centroller has been made, in respect of ship or vessels to be there registered.

The collector of duties at any port in the territories under the go- Interprete of vernment of the Last India company, within the limits of the 1. 1 Company, charter of the said company, or any other person of the rank in the said company's service of senior merchant, or of six years standing in the said service, being respectively appointed to act in the execution of this act by any of the governments of the said company, in respect of ships or vessels to be there registered.

The collector of duties at any British possession within the said limits, and not under the government of the said company and with the limits of the Courter of the Courter at which a Custom House is not established, together with the governor, lieutenant governor, or commander-m-chiefof such possession, in respect of ships or result to be there registered:

In other Place

The governor, lieutenant governor, or commander-in-chief of in Williams of County Manne and taller, &c. Matra, Gibraltar, Heligoland, and Cape of Good Hope, respect tirely, in respect of s'ups or vessels to be there registered.

In Bulte, Oth-

Provided always, that no ship or vessel be registered at Hellgoland, expect such as is wholly of the build of that place, and that Maria registered ships or vessels, after having been registered at Malia, Cibraltar, or Heligoland, shall not be registered elsewhere; and that ships or vessels registered at Malia, Cilualtar, or Heligoland, shall not be entitled to the privileges and advantages of British ships in any trade between the said United Kingdom and any of the Battch possessions in America; provided also that wherever in and by this act it is directed or provided, that an act, matter, or thing shall and may be done or performed by, too or with any collector and controller of his majesty's customs, the same shall or may be done Controllers, by or performed by, to, or with the several person respectively here- whom to be exirin before authorized and required to make registry, and to grant cheef in certain certificates of registry as aforesaid, and according as the same act, matter, or thing is to be done or performed at the said several and respective places, and within the jurisdiction of the said several persons respectively; provided, also that wherever in and by this act it is directed or provided, that any act, matter, or thing shall or may be done or performed by, to, or with the commissioners of his majesty's customs, the same shall or may be done or performed by, missioners of cus to, or with the governor, lieutenant-governor or commander-in- toms in United Kingdom, given chief of any place where any ship or vessel may be registered un- to dioversions, &c. der the authority of this act, so far as such act, matter, or thing stread. can be applicable to the registering of any ship or vessel at such place.

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Powers of Com.

V. And be it further enacted, that in case any ship or vessel Ships exercising not being duly registered, and not having obtained such certificate of registry, as aforesaid, shall exercise any of the privileges of a forfeiled. British ship, the same shall be subjected. British ship, the same shall be subjected to forfelture, and also all the guas, furniture, ammunition, tackle, and apparel to the same ship or vessel belonging, and shall and may be seized by any officer or officers of his majesty's customs; provided always that nothing in this act shall extend or be construed to extend effect the privileges of any ship or vessel which shall, prior to the commencement under of this act, have been registered by virtue of an act passed in the Act. sixth year of the reign of his late majesty King George the Fourth, intituled an act for the registering of British vessels.

But hot to effect

What ships are entitled to be registered.

V. And be it further enacted, that no ship or vessel shall be registered or having been registered, shall he deemed to be duly registered, by virtue of this Act, except such as are wholly of the build of the said United Kingdom, or of the Isle of Man, or of the Islands of Guernsey or Jersey, or of some of the colonies, plantution, islands, or territories in Asia, Africa, or America, or of Malta, Gibraliar, or Heligoland, which belonged to His Majesty, his heirs or successors, at the time of the building of such ships or vessels, or such ships or vessels as shall have been condemned in any Court of Admiralty as prize of war, or such ships or vessels as shall have been condemned in any competent Court as forfeited for the breach of the laws made for the prevention of the Slave Trade, and which shall wholly belong and continue wholly to belong to Ilia Majesty's subjects duly entitled to be owners of ships or vessels registered by wirtue of this Act.

Mediterranean possingly be insutain steps only

VI. And be it further enacted, that no Mediterranean pass shall be issued for the use of any ship, or being a ship belonging Obrahar, forcer, to Malia, or Gibraltar, except such as be duly registered at those places respectively, or such as, not being entitled to be so registered, shall have wholly belonged, before the tenth day of October one thousand eight hundred and twenty-seven, and shall have continued wholly to belong, to persons actually residing at those places respectively, as inhabitants thereof, and entitled to be owners of British ships there registered, or who, not being so emitted, shall have so resided upwards of fifteen years prior to the said tenth day of October one thousand eight hundred and twentyseven.

Foreign repairs not to exceed 200, not ten.

shall have been repaired in a foreign country, if such repairs shall exceed the sum of twenty shillings for every ton of the burthen of the said ship or vessel, unless such repairs shall have been necessary by reason of extraordinary damage sustained by such ship or vessel, during her absence from his majesty dominions, to et able her to perform the voyage in which she shall have been engaged, and to return to some port or place in the said dominions; and whenever any ship or ressel which has been so repaired in a foreign country, shall arrive at any port in His Majesty's dorginions as a British registered ship or vessel, the master or other person having the command or charge of the same, shall, upon the first entry thereof, report to the Collector and Controller of His Majesty's Customs at such port, that such ship or ressel has been so repaired, under penalty of twenty shillings for every ton of the burthen of

such ship or vessel, according to the admeasurement thereof, and if it shall be proved to the satisfaction of the commissioners of His Majesty's customs, that such abip or vessel was seaworthy at the time when she last departed from any port or place in His Mail dominions, and that no greater quantity of such repairs have been done to the said vessel than was necessary as aforesaid, it shall be lawful for the said Continues, upon a full consideration of all

the circumstances to direct the Collector and Controller of the port

where such ship or vessel shall have syrived, or where she shall then

be, to certify on the certificate of the registry of such ship or vessel, that it has been proved to the antisfaction of the Commissioners of lik Majesty's castoms, that the privileges of the said ship or vessel have not been forfeited, notwithetending the repairs which have

been done to the same in a foreign country.

VII. And be it further enacted, that no ship or vessel shall

continue to enjoy the privileges of a Birtish ship after the same

the master, on the arrived to to port such repairs.

proved to Comtows.

Nestavity of such espairs to be proved to Com-

43

VIII. And he it turther consted, that if any ship or vessel registered under the authority of this or any other act, shall be deemed or declared to be stronded or unseasonthy, and incorable of being seconered, or repaired to the advantage of the owners thereof, and, shall for such reasons be sold by order or decree of any competent easet, for the benefit of the owners of such ship or vessel or other persons interested therein, the same shall be taken and deemed to be a ship or vessel lost or broken up to all intents and purposes within the meaning of this act, and shall never again be entitled to the privileges of a British-built ship for any purpose of trade or navigation.

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IX. And be it further enacted, that no Billish ship or vessel which has been or shall hereafter be captured by and become prize to an enemy or sold to foreigners, shall again be entitled to the privileges of a British ship; provided always, that nothing contained in this Act, shall extend to prevent the registering of any ship or vessel, whatever which shall afterwards be condemned in any court of adariralty as prize of war, or in any competent court, for breach of has made for the prevention of the Slave Trade.

Buttoh of the conjured rot to be again entitled to argents; i unstipe conditioned in Courte of Admirately, may the registered

And be it further enacted, that no such registry shall hereafter be made, or certificate thereof granted, by any person or persons herein-before authorized to make such registry and grant such certificate, in any other port or place than the port or place to which such ship or vessel shall properly belong, except so far as relates to such ships or vessels as shall be condemned as prizes in any of the Islands of Guernscy, Jersey, or Man, which ships or verse a shall be regis'ered in manner herein after direct &; but that all and every registry and certificate made and granted in any port or place to which any such ship or vessel does not properly belong, shall be utterly null and void to all intents and purposes, unless the officers af resaid shall specially be amborized and empowered to make such registry and grant such excidente in any other port, by an order in writing, under the hands of the Commissioners of His Majesty's customs, which order the said Commissioners are hereby nuthorized and empowered to issue, if they Mail see fit; and at every part where registry shall be made in parsasage of the Act, a book shall be kept by the co letter and controller, in which all the particulars contained in the form of the certificate of the registry hereinbefore directed to be used, shall be duly entered; and ever gistry shall be numbered in progression, beginning such progressive numeration at the commencement of each and every year; and such collector and controller shall forth with, or within one month at the furthest, transmit to the Commissioners of this Minjesty's customs, a true and exact copy, together with the minuter wof every certificate which shall he by them so granted.

Ships of all be resistent at the part to a be k the s belong

Commissioners of this tone transpermit reputts, at other parts

Bak of resh ters to be kept, and secondary to be tree audits of the ton, maker-were

XI And he it further enacted, that every ship or reasel shall be deemed to belong to some part at or near to which some or one of the owners, who shall make and subscribe the declaration required by this Act, below registry begande, shall reside; and whenever such owner or owners shall have transferred all his or their share or shares in such ship or vessel shall the same shall be registered do not before such ship or vessel shall sail or depart from the port to which she shall then belong, or from any other part which shall be in the same part of the United Kingdom, or the same colony, distinction, filand, or territory, as the sail port shall be in : provided siways, that if the owner or owners of such ship or vessel cannot in sufficient time comply with the requirect of this Act, so that registry may be made before it shall be necessary for such ship or vessel to

Port to which yearels shall be demonite belong. There or subscribing numers to require region bry de nave.

If registry pero cannot be made, ship may perinla den

de sail or depart upon another voyage, it shall be lawful for the collector and controller of the port where such ship or vessel may then vor un be, to certify upon the back of the existing certificate of registry of instrued on certi- such ship or vessel, that the same is to remain in force of the voyfinte of Registry. ago upon which the said ship or vessel then about to sail or depart; provided also, that if any ship or vessel shall he built in any of the collonies, plantation, islands, or territories in Asia, Africa, of America, to His Majesty belonging, for owners residing in the United Kingdom, and the master of such ship or vessel, or the nuent for the owner or owners thereof, shall have produced to the collector and controller of the port, at or near to which such ship or vessel was built, the certificate of the builder required by this Act, and shall have made and subscribed a declaration before such collector and controller, of the names and descriptions of the principal owners of such ship or vessel, and that she is the identical thip or vessel mentioned in such certificate of the builder, and that he foreigner, to the best of his knowledge and belief, has any interest therein; the collector and controller of such port, shall cause such ship or vestel to be surveyed and measured in like manner as is directed, for the purpose of registering any ship or vessel, and shall give the master of such ship or vessel, a certificate under their hands and seals, purporting to be under the authority of this Act, and stating when and where and by whom such ship or vessel was built, the description, tonnage, and other particulars required on registry of any ship or vessel, and such certificate shall have all the force and virtue of a certificate of registry, under this Act, during the term of two years, unless such shall cooner arrive at some place in the United Kingdom; and such collector and controller shall transmit a copy of such certificate to the commissioners of His Majesty's customs.

Persons rrai ding in foreign tounifies. In a V and he awarers, anless members of British tectories, or nacut for or or sacul for or partners in Billiah hasers, or ment-ters of merchands fredire to the latant Star

XII. And hair further enacted, that no person who has taken theouth of allexance to any foreign state, except under the terms of some capitulation, unless he shall afterwards become a denizen or naturalized subject of the United Kingdom, by his majesty's letters patent or by act of parliament, nor any person usually residing in any country normaler the dominion of his majesty, his heirs and successors, unless he be a member of some British factory, or agent for or partner in any house or copartnership actually carrying on trade in Great Britain or Ireland, shall be entitled to be owners, for whole or in part, directly, or indirectly, of any ship or veget required and authorized to be registered by victue of this a BA TO and except that it shall be lawful for any person who was a member of the company of merchants trading to the Levant seas at the time of its distriction, and who was a resident at any of the factories of the said company, to commue to hold any share or shares in any British-registered ship, of which, at the time of such residence, he's was an owner or part owner, although such person shall continue to reside at any of the places where such factories had existed, pills to the dissolution of the said company.

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And he it further enacted, that no registry shall henceforth be made, or certificate granted, until the following declarution be made and subscribed, before the person or persons hereinbefore authorized to make such registry and grant such certificate respectively, by the owner # such ship or vessel, if such ship or react in switch by or belongs to one person only; or in case there shall be two joint ou ners, then by both of such joint owners? if both shall be resident within twenty miles of the part or place where such registry is required, or by one of such owners if one or both of them shall be resident at a greater distance from such

port or place; or if the number of such owners or proprietor shall exceed two, then by the greater part of the number of such Proportion of owners, or proprietors, if the greater number of them shall be re- aware who shall sident within twenty miles of such port or place, as aforesaid, not make the declarain any case exceeding three of such owners or proprietors, unless tion. a greater number shall be desirous to join in making and subscribing the said declaration, or by one of such owners, if all, or all except one, shall be resident at a greater distance;

" I, A. B. of [place of residence and occupation] do truly de- Porm of declarclare, that the ship or vessel [n ine] of [part or place], whereof allon. [muster's name] is at present Muster, being [kind of bulle, burthen, etrievera, as described in the certificate of the surveying officer,] was when and where built, or if prize or forfeited, capture and condemnution as such], and that I, the said A. B., [and the other owners, names and occupations, if any, and where they respectively reside: endelicet, town, place, or parish, and county, or if member of and resident in any factory in foreign parts, or in any foreign town or city, being an agent for or partner in any house or edpartnership actually carrying on trade in Great Britain or Ireland, the name of such factory, foreign town or city, and the names of such house or co-partnership] am sole owner of the said vessel, and that no other person or persons whatever doth or have any right, title, interest, shares, or property therein or thereto; and that L the said A. B., truly um bond fide a subject of Great Britain; and That I, the said A. R., have not taken the oath of allegiance to any foreign state whatever [except under the terms of some capitulation, describ, ing the particulars thereof,] or that since my taking [or his or their taking] the oath of allegiance to [naming the foreign states respectively, to which he or any of the said owners shall have tuken the same I have [or he or they hath or have] become a denized for naturalized subject or subjects as the case may be of the United Kingdom of Great Britain and Ireland, by Ills Majesty's letters patentar by an Act of Parliament Intining the times when such letters of denization have been granted respectively, or the year or years in which such Act or Acts for naturalisation have passed respectively; and that no foreigner, directly or indirectly, hath any share or part interest in the said ship or vessel."

Provided always, that if it shall become necessary to register any ship or vessel belonging to any corporate body in the united kingdom, the following declaration of in lieu of the declaration hereinbefore diffected, shall be taken and subscribed by the accretary or other proper officer of such corporate body : (that is to say,)

- "I, A. B., secretary or officer of [name] of company or corporation do truly declare, that the ship or vestel [name] of [port] where of [master's name] is at present master, being kind of build, burthen, elements, as described in the certificate of the nurreying officer], was [when and where built, or, if prize or forfeited, capture and condemnation as such], and that the name doth wholly and truly belong to [name of company or corporation.]"
- And be it further engaged, that in case the required number of joint owners or proprietors, of any ship or vessel shall not character in case personally attend to make and approvide the declaration hereinbe. The required name of the personally attend to make and approvide the declaration hereinbe. fore directed to be made and sufficiend, then and in such case such owner or owners, proprietor or proprietors, as shall personally attend and make and subscribe the declaration aforesaid, shall further declare, that the part somer or part owners of such ship or vessel then absent, is or are not resident within twenty miles of such purt or place, and both or have not, to the best of his or their knowledge

Addition to de-

or belief, wilfully absented hims if or themselves in order to avoid the making the declaration hereinbefore directed to be made and subscribed, or is or are prevented by illness from attending to make and subscribe the said declaration.

Vessels to be surrectured products to registry.

AV. And in order to enable the collector and controller of his inajesty's customs to grant a certificate, thuly and accurately describing every ship or vessel to be registered in pursuance of this act, and also to enable all other officers of his majesty's customs on due examination, to discover whether any such ship or vessel is the same with that for which a certificate is allaged to have been granted; be it easeted. that, previous to the registering or granting of any certificate of againty as aforesaid, some one or more person or person, appointed by the commissioners of his majesty's custo us (taking to his or their ussist ince, if he or they shall judge it necessity, one or more person or persons skilled in the building and all nersurement of ships,) shall go on board of every or such sup or vessel as to all and every particular contained in the form of the certificate herein-before directed, in the presence of tha ropeur master, or of any other person who shall be appointed for that purpose, on the part of the owner or owners, or in his or their absonce, by the said master; and shall deliver a true and just account by writing, of all such partical are of the build, description, and a impusification of every such thip or vergel, as are specified in the form of the certificate apprealited, to the collector and controller nathorized as aftressid to make such registry and grant such certificate as registry and the said muster, or other person attending on the part of the lowage or lowages, is hereby required to sign his name also to differential as of such surveying or examining office, in testimaty of the truth tarreaf, provided such master or other person, shall come it and agree to the several particulars set forth and describedahere.n.

Corribate of sures of the control of

Singo of advars partial a top in \$4 partial a top in \$4 XVI. And be it further enacted, that for the purpose of agreet timing the tormage of ships or vessels, the rule for administration shall be as follows: (that is to say,) the length shall be taken on a straight line along the rabb t of the keel, from the back of the main stem-post to a perpendicular line from the fore part of the mainstem under the how-pair, from which, substructing three-fifths of the breadth, the terminder shall be estee ned the just length of the keel to find the tonnage; and the breadth shall be taken from the out aide of the outside plank in the broadest part of the ship, whether that shall be above or below the main wales, exclusive at all manner of doubling blanks that may be wrought upon the sides of the ship; then maintiplying the length of the keel by the breadth so taken, and that product by half the breadth, and dividing the whole by ninety-four, the quotient shall be deemed the true contents of the tonnage.

Mode of secttaining, tonuate when result are about

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XVII. And whereas it would in some cases endanger ships or vessels to cause them to be laid on above, he is therefore enacted, that in case, where it may be necessary to ascertain the tomage of any ship or vessel when allow, according to the foregoing rule, the following method shall be observed; (that is to say,) drop a plant line over the stern of the slip, and measure the distance between such line and the laster part of the sternpost at the light watermark, then mountains from the top of the plumb line, in a partial direction with the water, to a perpendicular point ammediately over the land watermark at the fore part of the main stom, substructing from such measurement the above distance the remainder will be the above of the load draught which is to be deducted three like her for every foot of the load draught

of water, for the rake abaft, also three fifths of the ships breadth for the rake forward, the remainder shall be esteemed the just length for the keel to find the tonnage; and the breadth shall be taken from outside to outside of the plank in the broadest part of the ship, whether that small be above or below the main walos, exclusive of all manner of sheathing or doubling that may be wrought on the side of the ship; then multiplying the length of the keel for tonnage by the breadth, so taken, and that product by half the breadth, and dividing by ainety-four, the quotient shall be deemed the true contents of the tonnage.

XVIII. Provided always, and be it far her enacted, that in each of the several rules herein-before prescribed, then used for steam residu to the purpose of ascertaining the tonnage of any ship or vessel he deducted. propelled by steam, the longth of the engine-room shall be deducted from the whole length of such ship or vessel, and the remainder shall, for such purpose, be deemed the whole length of the same.

Engine room in

XIX. And be it further enacted, that whenever the tonnage of any s'tip or vessel shall have been ascertained according to the possertained to rule herein prescribed (except in the case of ships or vessels be which have been admeasured affour), such account of tonnage shall, page. ever after, be deemed the tourage of such ship or vessel, and shall be repeated in every subsequent registry of such ship of vessel unless it shall happen that any alteration has been made in the form and burthen of such ship or vessel, or it shall be discovered that the tonnage of such ship or vessel had been errongously taken and computed.

Tonnage when

And be it further enacted, that at the time of the obtain-Ing of the certificate of registry, as aforesaid, sufficient security by east the time of hand shall be given to his majusty, his helrs and successors, by the regulty. master and such of the owners, as shall personally attend, as is herein-before required, such security to be approved of and taken by the person or persons herein-before authorized to make such registry and grant such certificate of registry at the port of place in which such certificate shall be granted, in the penalties following ; (that is to say) if such thip or vessel shall be a decked vessel, on be above the burthen of filicen tons and not exceeding fifty tons, then in the penalty of our hundred pounds; if exceeding the burthen of flip tons and not exceeding one hundred tons, then in the penalty of three hundred pounds; if exceeding the burthen of one handred tons and not exceeding two hundred tons, then in the penalty of five hundred ponieds; If exceeding the burthen of two hundred tons and not exceeding three hundred tons, then in the penalty of eight handred pounds; and if exceeding the burthen of three hundred tons, then in the penalty of one thousand pounds: and the condition of every such bond shall be, that such certificate shall not be sold, lont, or otherwise disposed of to any then rificate shall not be sold, lent, or otherwise disposed of to any than he solely person or persons whatever, and that the same shall be solely made upo of for the service of the made use of for the service of the ship or vessel for which is vessel, or given is granted; and that in case such ship or vessel shall be lost, or up to be chacelled in granted; and that in case such ship or vessel shall be lost, or up to be chacelled. taken by the enemy, burnt, or broken up, or otherwise prevented from returning to the p of to which she belongs, or shall on any account have lost and forfeited the privileges of a British ship, or shall have been selsed and legally confirmed for illich trading, or shall have been taken in execution for debt and sold by due process of law, or shall have been sold to the crown, or shall, under any circumstances, have been registered de note, the certificate, if preserved, shall be delivered up, within one mouth after the arrival

Bond to be giv-

Conditions that reti**deate** ha solet

of the master in any port or place in his majesty's dominions, to the collector and controller of some port in Great Britain, or of the Isle of Man, or of the British plantations, or to the governor, lieutenant governor, or commander-in-chief for the time being of the Islands of Guernsey or Jersey; and that if any foreigner, or any person or persons for the use and benefit of any foreigner, shall purchase or otherwise become entitled to the whole or to any part or share of or any interest in such ship or vessel, and the same shall be within the limits of any port of Great Britain, or of the islands of Guernsey, Jersey, or Man, or of the British colonies, plantations, islands, or territories aforesaid, then and in such case the certificate of registry shall, within seven days after such purchase or transfer of property in such ship or vessel, be delivered up to the person or persons herein before authorized to make registry and grant certificate of registry, at such port or place respectively, as aforesaid; and if such ship or vessel shall be in any foreign port when such purchase or transfer of property shall take place, than that the certificate shall be delivered up to the British Consul or other chief British officer resident at or nearest to such foreign port; or if such ship or vessel shall be at ser when such purchase or transfer of property shall take place, then that the certificate shall be delivered up to the British Consul or other chief British officer at the foreign port or place in or at which the master or other person having taken the charge or command of such ship or vessel shall first arrive after such purchase or transfer of property at sea, immediately after his arrival at such foreign port; but if such master, or other person who had the command thereof at the time of such purchase or transfer of property at sea, shall not arrive at a foreign port, but shall arrive at some port of Great Britain, or of the Islands of Guernsey, Jersey or Man, or of his majesty's said colonies, plantations, islands, or territories, then that the certificate shall be delivered up, in manner aforesaid, within fourteen days after the arrival of such ship or vessely or of the person who had the command thereof, in any port of Great Britain, or of the Islands of Guernsey, Jersey, or Man, or of any of his majesty's said colonies, plantations, islands, or territories, provided always that if it shall happen that at the time of registry of any ship or vessel, the same shall be at any other port than the port to which she belongs, so the time of regise that the master of such ship or vessel cannot attend at the port of try, be at anyther port then that or registry to join with the owner or owners in such bond, as aforesaid. it shall be lawful for him to give a separate bond to the like effect, at the port where such ship or vessel may then be, and the collector and controller of such other port shall transmit such bond to the collector and controller of the part where such ship or vessel is to be registered, and such bond, and the bond also given by the owner or owners, shall, together, be of the same effect against the master and owner or owners, or either of them, as if they had bound themselves jointly and severally in one bond.

If any ship at ter men there tive teriotry, the men. hend.

> "XXI. And be it further enacted, that when and so often as the new master, or other persons, having or taking the charge or command of any abip or reasel registered in manuer berein-before directed, be shall be changed, the master or parter of such ship or ressel, shall deliver to the person or persons hereig before authorized to make anch registry and grant such certificates of registry at the port where such change shall take place, the certificate of registry belonging to such thip or vessel, who shall thereupon indorse and subscribe a memorandum of such change, and shall forthwish give notice of the same to the proper office of the port or place where such ship or vessel was last registered, pursuant to this act, wh

When master a charged, new master to give his name to endorsed on certhere of regiotry

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shall likewise make a rremorandum of the same in the book of registers which is hereby directed and required to be kept, and shall forthwith give notice thereof to the commissioners of his majorty's costoms, provided always, that before the name of such new master shall be indorsed on the certificate of registry, he shall be required to give, and shall give, a bond in the like penalties and under the same condition as are contained in the bond herein-before required to be given at the time of registry of any thip or vessel.

"XXII, And be it further enacted, that all bonds required by this act, shall be liable to the same duties of stamps as bonds stamps as bonds given for or in respect of the duties of customs are or shall be liable for customs to under any act for the time being in force for granting duties of slamp.

Boads lighte to

"XXIII. And he it further enacted, that if any persons what- Certificate of reever, shall at any time have possession of and wilfully detain any up by all persons certificate of registry, granted under this or any other act, which as directed by the ought to be delivered up to be cancelled according to any of the conditions of the bond herein-before required to be given upon the registry of any ship or vessel, such persons is hereby required and enjoined to deliver up such certificate of registry, in maoner directed by the conditions of such bond in the respective cases and under the respective penalties therein provided."

any owner or owners of any ship or vessel to give any name to which has been such ship or vessel that by which she was first semistant. XXIV. And be it further enacted, that it shall not be lawful for such ship or vessel other than that by which she was first segister- afterwards to im ed in pursuance of this or any other act; and that the owner or changed, and to owners of all and every ship or ressel, which shall be so register- atern. ed, shall before such ship or vessel, after such registry, shall begin to take in any cargo, paint or cause to be painted, in white or yellow letters, of a tength of not less than four inches, upon a black ground, on some conspicuous part of the stern, the name by which such ship or vessed shall have been registered, pursuant to this act, and the port to which she belongs, in a distinct and legible manner, as shall so keep and preserve the same; and that if such owner or owners, or master or other person having or taking the charge or command of such ship or vessel, shall permit such ship or vessel, to begin to take in any cargo before the name of such ship or vessel has been so painted as aforesaid, or shall wilfully alter, erase, obliterate, or in any wise hide or conceal, or cause or procure or permit the same to be done (unless in the case of square-rigged Penalty for onis. vessels in time of war) or shall in any written or printed paper, or sion, low. other document, describe such ship or vessel by any name other than that by which she was first registered, pursuant to this act, or shall verbally describe, or cause or procure or permit such ship or vessel to be described, by any other name, to any officer or officers of his majesty's revenue, in the due execution of his or their duty, then and in every such case such owner or owners, or master or other person having or taken the charge or command of such this or vessel, shall forfeit the sam of one hundred pounds.

XXV. And be it further enacted, that all and every parson or Builder's certificate of the registry of any strip large of ship. or vassel, shell and they are hereby required to produce, to the person or persons authorized to grant such certificate, a true and full account, under the hand of the builder of such thip or vestel of the proper denomination, and of the time when, and the place where, such thip or vessel was built, and also an exact account of the tohunge of such this or vestel, together with the name of the

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he made thereto.

first purchaser or purchasers thereof (which account such builder is hereby directed and required to give under his hand, on the same being demanded by such person or persons so applying for a Declaration to certificate as aforesaid), and shall also make and subscribe a declaration before the person or persons herein-before authorized to grant such certificate, that the ship or vessel for which such certificate is required is the same with that which so described by the builder as aforesaid.

Certificate registry tost or

Commissioners may permit regis-try de novo ,

or grant a licence

Bond respecting hat certificate of regiatry.

Condition.

Declaration to be made before licence be grant-

be granted whip to be harveyed as if for registry;

end registry may be used after de-parture of ship ,

CORCA.

XXVI. And be it further enacted, that If the certificate of registry of any ship or vessel shall be lost or misisid, so that the same cannot be found or obtained for the use of such ship or vessel when needful, and proof thereof shall be made to the satisfaction of the commissioners of his mujesty's customs, such commissioners shall and may permit such ship or vessel to be registered de novo, and a certificate thereof to be granted; provided always, that if such ship or vessel be absent and far distant from the port to which she belongs, or by reason of the absence of the owner, or owners, or of any other impediment, registry of the same cannot then be made in sufficient time, such commissioners shall and may grant a licence for the present use of such ship or vesse), which licence shall, for the time and to the extent specified therein, and no longer, be of the same force and virtue as a certificate of registry granted under this act; provided always, that before such registry de noro be made the owner or owners and masters, shall give bond to the commissioners aforesaid, in such sums as to them shall seem fit, with a condition, that if the certificate of registry shall at any time afterwards be found, the same shall be forthwith delivered to the proper officers of his makestale customs, to be cancelled, and that no illegal use has been or shall he made thereof, with his or their privity or knowledge; and further, that before any such licenco shall be granted, as aforesaid, the master of such ship or vessel, shall also make and subscribe a declaration, that the same has been registered as a British ship. naming the port where and the time when such registry was made. and all the particulars contained in the certificate thereof, to the Before licence best of his knowledge and belief, and shall also give such bond, and with the same conditions as is before mentioned; provided also, that before any such licence shall be granted, such ship or vessel shall be surveyed in like manner as if a registry de noso were about to be made thereof; and the certificate of such survey shall be preserved by the collector and controller of the pirt to which such ship or vessel shall belong; and in virtue thereof, it shall be lawful for the said commissioners, and they are hereby required, to permit such ship or vessel to be registered after her departure, whenever the owner or owners shall personally attend to take and subscribe the declaration required by this act before re-And certificate gistry be made, and shall also comply with all other requisites grammited too if this act except so the as relates to the pind to pe given by the master of such ship or vessel; which certificate of registry the said commissioners shall and may transmit to the collector and controller of any other port, to be by them given to the master of such ship or vessel, upon his giving such bond, and delivering up the licence which had been granted for the then present use of such ship or viscel.

> XXVII. "And whereas it is not proper that any person, under any pretence whatever, should detain the certificate or register of any thip or remel, or hold the same for any pur pore other than the lawful use and navigation of the ship or vessel for which it was granted." be it therefore enacted, that in case any person who

shall have received or obtained, by any means or for any purpose whatever, the cartificate of the registry of any ship or vessel, (when ther such person shall claim to be the master or to be the owners or one of the owners of such ship or vessel, or not,) shall wlifully detain and refuse to deliver up the same to the proper officers of his majesty's customs, for the purposes of such ship or vessel, as occasion shall require, or to the person or persons having the actual command, possession, and management of such ship or vessel as the estensible and reputed master, or as the estensible and reputed owner or owners thereof, it may and shall be lawful to and for any such last mentioned person to make complaint on oath, of such detainer and refusal, to any Justice of the Peace residing near to the place, where such detainer and refusal shall be in Great Britain or Ireland, or to any member of the Supreme Court of Justice or any Justice of the Peace in the Islands of Jersey, Guernsey, or Man, or in any colony, plantation, Island, or territory, to his majesty's belonging, in Asia. Africa, or America, or in Malta, Gibraltar, or Heligoland, where such detainer and refusal shall be in any of the places last mentioned; and on such complaint, the said Justice or other Magistrate, shall and is hereby required, by warrant under his hand and seal, to cause the person so complained against to be brought before him to be examined touching such detainer and refusal; and if it shall appear to the said Justice or other Wagistrate, on examination of such person or otherwise, that the said certificate of registry is not lost or mislaid, but is wilfully detained in certificate of by the said person, such person shall be thereof convicted, and registry, to forfeit shall forfeit, and pay the sum of one hundred pounds, and in failure of payment thereof, he shall be committed to the common gaol, there to remain without bail or mainprize for such time as the said Justice or other Magistrate shall in his discretion deem proper, not being less than three months nor more then twelve during to cermonths; and the said Justice or other Magistrate shall, and he is ship to be ragis hereby required to certify the aforesaid detainer, refusal, and con- ferri de novo. viction to the person or persons, who granted such certificate of registry for such ship or vessel, who shall, on the terms and conditions of law being complied with, make registry of such ship or vessel de novo, and grant a certificate thereof conformably to law, notifying on the back of such certificate the ground upon which the ship or ressel was so registered de novo; and if the person who shall have detained and refused to deliver up such certificate of ing tertificate registry as aforesaid, or shall be verily believed to have detained bave sharpeded. the same, shall have abscouded, so that the said warrant of gistered as in case the justice or other magistrate cannot be executed upon him, and es of loss seriaproof thereof shall be made to the satisfaction of the commissioners of his majesty's customs, it shall be lawful for the said commissioners to permit such ship or vessel to be registered de noss, or otherwise, in their discretion, to grant a licence for the present use of such ship or versel in like manner as is herein-before provided in the case wherein the certificate of registry is lost or mislaid."

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If person detain

XXVIII. And be it further enacted, that if any ship or wessel. after the shall have been registered pursuant to the directions of certain manner to this act, shall in any manner whatever he aftered so as not to cor- novo. respond with all the particulars contained in the certificate, of her registry, such ship or vessel shall be registered, de nove, in manner herein before required, as soon as she returns to the port to which she helongs, or to any other port which shell be in the same part of the United Elugidom or in the same colony, plantation, island, or territory, as the said port shall be in, on falluge whereof such

Ship altered in

ship or vessel shall, to all intents and purposes, be considered and deemed and taken to be a ship or vessel not duly registered.

Vessels condemmed as prize, or for present of laws against stave trade, corrificate of condemnation to he produced.

XXIX. And be it further enacted, that the owner or owners of all such ships and vessels, as shall be taken by any of his majusty's ship or vessel of war, or by any privateer or other ship or vessel, and condemned as lawful prize in any court of admiralty, or if such ships or vessels as shall be condemned in any competent court as forfeited for breach of the laws for the prevention of the slave trade, shall, for the purpose of registering any such ship or vessel, produce to the collector and controller of his majesty's customs, certificate of the condemnation of such ship or vessel, under the hand and seal of the Judge of the court in which such ship or vessel shall have been condemned, (which certificate such Judge is hereby authorized and required to grant) and also a true and exact account in writing, of all the particulars contained in the certificate herein-before set forth, to be made and subscribed by one or more skilful person or persons to be appointed by the court, then and their to survey such ship or vessel, and shall also make, and subscribe a declaration before the collector and controller, that such ship or vessel is the same vessel which is mentioned in the certificate of the judge aforesaid.

reasels Prise not to he register ed at Garaney. Jersay, or Man, but at certain porte.

XXX. Provided always, and be it further enacted, that no ship or vessel which shall be taken and condemned as prize or forfelture, aforesaid, as shall be registered in the islands of Guernsey, certain Jersey, or Man, aithough belonging to his majesty's subjects restding in those islands, or in some one or other of them; but the same shall be registered either at Southampton, Wheymouth, Eveter. Plymouth, Falmouth, Liverpool, or Whitehaven, by the collector or controller, and at such ports respectively, who are hereby sutharized and required to register such ship or yessel, and to grant a certificate the oof in the form and under the regulations and restrictions in this act contained.

Transfers of in. erest to be made by bill of sale .

Reciting certificale of registry.

Bill of sale not would by unimpor tauterror of recit-al, die.

XXXI. And be it further enacted, that when and so often as the property in any ship or vessel, or any part thereof belonging to any of his majesty's subjects, shall, after registry thereof, be sold to any other or others of his majesty's subjects, the same shall be transferred by bill of sale or other instrument in writing, containing a recital of the certificate of registry of such ship or vessel, or the principal contents thereof, otherwise such transfer shall not be valid or effectual for any purpose whatever, either in law or in equity, provided always, that nomili of sale shall be deemed void by reason of any error in such recital, or by the recital of any former certificate or registry instead of the existing certificate, provided the identity or the ship or vessel intended in the recital by effectually proved thereby.

XXXII. And be it further enacted, that the property in every Stoperty in AAA11. And he it inviner enacted, that the property in every shine to be divi. This or vessel of which there are more than one owner, shall be ded into sixty-four taken and considered to be divided into sixty-four equal parts or parts or shares. taken and considered to be divided into sixty-four equal parts or shares, and the proportion held by each owner shall be described in the registry as being a certain number of sixty-fourth parts or shares ; and that no person shall be entitled to be registered as an owner of any ship or vessel in respect of any proportion of such ship or vessel which shall not be an integral slaty-lough pare, or share of the same ; and upon the first registry of any ship or viscel of such shares the emperior owners who shall take and substribe the decigration hold by each own. required by this act before registry be made, shall also declare the number of such parts or shares then beld by sech owner, and the

Declaration upon first registry to state the mumber

same shall be so registered accordingly; provided always, that if it shall at any time happen that the property of any owner or owners in any ship or vessel cannot be reduced by division into any num. ber of integral staty-fourth parts or shares, it shall and may be lawful for the owner or owners of such fractional parts as shall be over time may and above such number of integral sixty-fourth parts or shares, in Alamp. to which such property in any ship or vessel can be reduced by division, to transfer the same one to another, or jointly to any new owner, by memorandum upon their respective hills of sale, or by fresh bill of sale, without such transfer being liable to any stamp duty, provided also, that the right of any owner or owners to any such fractional parts, shall not be affected by reason of the same not having been registered; provided also, that it shall be lawful for any number of such owners, named and described in such registry, being partners in any house or copartnership, actually carrying on trade in any part of his majesty's dominions, to hold any hold ships ship or vessel, or any share or shares of any ship or vessel, in the tingulabing, name of such house or copartnership, as joint owners thereof, with portionateinterest out distinguishing the proportionate interest of each of such owners, and that such ship or vessel, or the share or shares thereof so held in copartnership, shall be deemed and taken to be partnership property to all intents and purposes, and shall be governed by the same rules, both in law and equity, as telute to and govern all other partnership property in any other goods, chattels and effects whatsoever.

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XXXIII. And be it further enacted, that no greater number Only thiry two than thirty two persons shall be entitled to be legal owners at one persons to owners of and the same time of any ship or vessel, as tenants in common, or ship at one time to be registered as such : provided always, that nothing herein Not to affect contained shall affect the equitable title of minors, heirs, legatees, of beirs, &c creditors, or others, excepting that number, duly represented by or helding from any of the persons within the said number, region tered as legal owners of any share or shares of such ship or vessel; provided also, that if it shall be proved to the satisfaction of the commissioners of his majesty's customs, that any number of persons have associated themselves as a joint stock company, for the nurpose of owning any ship or vessel, or any number of ships or vessels, as the joint property of such company, and that such commany have duly elected or appointed any number, not less than three, of the members of the same, to be trustees of the property in such ship or vessel or ships or vessels, so owned by such comnany, it shall be lawful for such trustees, or any three of them, 41stees with the permission of such commissioners, to make and subscribe apply to have rethe declaration required by this act before registry be made, except that instead of stating therein the names and descriptions of the other owners, they shall state the name and description of the company to which such ship of vessel or ships or vessels shall in such manner belong.

XXXIV. And he it further enected, that on bill of sale or Bills of sale exother instrument in writing shall be valid and effectual to pass the fectual until preproperty in any chip or vessel, or in any share thereof, or for any other purpose, until such till of safe or other instrument in writing interest shall have been produced to the cultocter and contents in the cultocter and c shall have been produced to the enflector and controller of the er of i collector and controller of any other port at which she is about to be regulated de noon, as the case may to, not until such collector and controller respectively shall have entered in the book of each last registry, in the one case, or in this book of much registry de nices, after all the requisites of law for such registry de nove that

have been duly complied with, in the other case, (and which they are respectively hereby required to do upon the production of the bill of sale or other instrument for that purpose,) the name, residence, and description of the vender or mortgager, or of each vender or mortgager, if more than one, the number of shares transferred, the name, residence, and description of the purchaser or morigagee, or of each purchaser or morigagee, if more than one, and the date of the bill of sale or other instrument, and of the production of it; and further, if such ship or vessel is not about to be registered de novo, the collector and controller of the port where such ship is registered, shall, and they are hereby required to, indorse the aforesaid particulars of such bill of sale or other instrument on the certificate of registry of the said ship or vessel, when the same shall be produced to them for that purpose, in manner and to the effect following; videlicet, "custom house port and date; name, residence, description of vender or mortgager, has transferred by bill of sale or other instrument dated (dute, number of shures) to [name, residence and description of purchaser or mostgagee.]

From of indorse yound

A. B. Collector.

C. D. Controller.

Note of o Com

And forthwith to give notice thereof to the commissioners of customs; and in case the collector and controller shall be desired so to do, and the bill of sale or other instrument shall be produced to them for that purpose, then the said collector and controller are hereby required, to certify, by indorsement upon the bill of sale or other instrument, that the particulars before mentioned have been so entered in the book of registry, indursed upon the certificate of registry as aforesaid.

* Entry of bill of pole to be sail, twenty in critical targets

XXXV. And be it further enacted, that when and so soon as the particulars of any bill of sale or other instrument by which any ship or vessel, or any share or shares thereof, shall be transferred, shall have been so entered in the book of registry as afore-said, the said bill of sale or other instrument, shall be valid and effectual to pass the property thereby intended to be transferred as against all and every person and persons whatsoever, and to all intent and purposes, except as against such subsequent purchasers and mortgagees who shall first produce the indersement to be made upon the certificate of registry of such ship or vessel in manner herein-after mentioned.

When a full of anichus been eniered for any shares, thirty days a shall be allowed the industry the certificate of register before any other bull of sale for he same shall be enterted.

XXXVI. And he it further enacted, that when and after the particulars of any bill of sale or other instrument by which any ship or vessel, or any share or share thereof, shall be transferred, shall have been so entered in the book of registry as aforesaid, the collector and controller shall not enter in the book of registry the particulars of any other bill of sale or instrument purporting to be a transfer by the same vender or morigager or venders or morigagers of the same ship or yessel, share or shares thereof, to any other person or persons, unless thirty days shall elapse from the day on which the particulars of the former bill of sale or other instrument were entered in the book of registry; or in case the ship or vessel was absent from the port to which the belonged at the time when the particulars of such former bill of sale or other instrument were entered in the book of registry, then unless thirty days shall have clapsed from the day on which the ship or vessel arrived at the port to which the same belonged; and in case the particulars of two or more such bills of sale or other instruments as aforesaid, shall at any time have been entered in the book of registry of the

said ship or vessel, the collector and controller shall not sufer in the book of registry the particulars of any other bill of sale or other instrument as aforesaid, unless thirty days shall in like manner have classed from the day on which the particulars of the last of such bill of sale or other instrument were entered in the books of registry, or from the day on which the ship or vessel arrived at the port to which she belonged, in case of her absence as aforesaid; and in every case where there shall at any time happen to he two or more transfers by the same owner or owners of the same property in any ship or vessel entered in the book of registry as aforesaid, the collector and controller are hereby required to indorse upon the certificate of registry such ship or vessel the particulars of that hill of sale or other instrument under which the person or persons claim or claims property, who shall produce the certificate of registry for that purpose within thirty days next after the entry of his said bill of sale or oher instrument in the book of registry as aforesaid, or within thirty days next after the return of the said ship or vessel to the port to which she belongs, in case of her absence at the time of such entry as aforesaid; and in case no person or persons shall produce the certificate of registry within either of the said spaces of thirty days, then it shall be lawful for the collector and controller, and they are hereby required, to indorse upon the certificate of registry the particulars of the bill of sale or other instruments, to such person or persons as shall first produce the certificate of registry for that purpose, it being the true intent and meaning of this act, that the several purchasers and mortgagees of such ship or vessel, share or shares thereof, when more than one appear to claim the same property or to claim security on the same property, in the same rank and degree, shall have rity on the same property, in the same rank and degree, shall have Nature of the priority one over the other, not according to the respective times priority intended when the protection of the bill of sale or other instrument has in this set. when the particulars of the bill of sale or other instrument by which such property was transferred to them were entered in the book of registry as aforcasid, but according to the time when the indorsement is made upon the certificate of registry as aforesaid; provided always, that if the certificate of registry shall be lost or mislaid, or shall be detained by any person whatever, so that the mislaid indurgement cannot in due time be made thereon, and proof thereof shall be made by the purchaser or mortgages, or his known agent, to the satisfaction of the commissioners of his majesty's customs, it shall be lawful for the said commissioners to grant such further time as to them shall appear necessary, for the recovery of the certificate of registry, or for the registry de novo of the said ship or vessel under the provisions of this act, and thereupon the collector and controller shall make a memorandum in the book of registers of the further time so granted, and during such time no other bill of sale shall be enacted for the transfer of the same ship or versel or the same share or shares thereof, or for giving the same security therean.

XXXVII. And be it faither in ciell, that if the a rifleste of redistry of such ship or vessel shall be preduced to the coll cto: and contro ler of any port where she may then be, after any part. bill of sale shall have been record it at the port to which she belongs, together with such hill of sale, containing a notification for the confidence of such records, signed by the collector and controller of such certains of pact as before directed, it shall be lawful for the collector and controller of each other port, to induse: on each certificate of registry (being required an to do) the transfer mentioned in such bill of sule, and such collector and controller shall give notice thereof to the collector and controller of the port to which such

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Bilant sale may inoduced after arry at other against those which require long, and franc-re inch rard thip or vessel belongs, who shall record the same in like manner as if they had made such indomoment themselves, but inserting the name of the port at which such indursement was made : provided always, that the collector and controller of such other port shall first give notice to the collector and contro ler of the port to which such ship or vessel belongs, of such requisition made to them to indorse the certificate of registry, and the collec or and controller of the port to which such ship or vessel belongs, shall thereupon send information to the collector and controller of such other port, whether any and what other bill or bills of sale have been recorded in the book of the registry of such ship or vessel; and the collector and controller of such other port, having such information, shall proceed in manner directed by this act in all respects, to the indorsing of the certificate of registry us they would do if such port were the port to which such vessel belonged.

Previous notice to be given to officers at the port of registry

If upon registry ed nove the bilt of sale shall not base been recard d, the cone shall then be produced.

Bill of oale previnus to registry may be reforded after registry

Upon charge of proporty registry de novo may be de novo may be grinte liftingled Although not re guired by law.

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XXXVIII. And be it further enacted, that if it shall become necessary to register any ship or vessel de novo, and any share or shares of such ship or vessel shall have been sold since she was last registered, and the transfer of such share or shares shall not have been recorded and indorsed in manner herein-before directed, the hill of sale thereof shall be produced to the collector and controller of his majesty's costoms, who are to make registry of such ship or vessel, otherwise such sale shall not be noticed in such registry de noco, except as hereinafter exempted ; provided always, that upon the future production of such bill of sale, and of the existing certificate of registry, such transfer shall and may be recorded and indorsed as well after such registry de novo, as before.

XXXIX. And be it further enacted, that if any change of property in any ship or vessel, the owner or owners shall desire to have the same registered de novo, although not required by this act, and the owner or proper number of owners shall attend at the custom house at the port to which such ship or vessel belongs for that purpose, it shall be lawful for the collector, and controller of his inspecty's customs at such port, to make registry de noro of such ship or vessel at the same port, and to grant a certificate thereof, the several requisites herein-before in this act mentioned and directed, being first duly observed and complied with.

XL. And whereas great inconvenience bath arisen from the registering officers being served with subjænss, requiring them of periacts from to bring with them and produce, on trials in courts of law, relative to the ownery of vessels, or otherwise, the ouths or declarations required to be taken by the owners thereof prior to the registering thereof, and the books of registry, or cupies or extracts therefrom: and whereas it would tend much to the disputch of basiness if the attendance of such registering officers with the same upon such triels were dispensed with; be it therefore enacted, that the collector and controller of his majesty's customs, at any port or place, and the person or persons acting for them respectively, shall, upon every reusonable request by any perion or persons whomsoever, produce and exhibit, for hie, her, or their inspection and examination, any oath or deciatation, sworn or made by any such puper or awaers, proprietor or proprietors, and also any register or entry in any book or books of registry require by this set to be made or kept, relative to any ship or vessel, and shall, upon every rescounble request by any person or persons whomspever, permit him, her, or them, to take a copy or copies, or an extract or extracts thereof respectively; and that the copy and copies of any such onth or declaration, register or entry, shall, upon being proced to be a true copy or caples thereof re-pectively, be allowed and received as evidence upon every trial at law, without the production of the original or originals, and without the testimony or attendance of any collector or controller, or other person or persons acting for them respectively, in all cases, as fully and to all intents and purposes such original or originals, if produced by any collector or collectors, and controller or controllers, or other person or persons ac ing for them, could or might legal'v be admitted or received in evidence.

XLI. And he it further enteted, if the ship or vessel, or the Vessel, or shares share or shares of any owner thereof, who may be out of the king- will a the ab-dom, shall be sold in his absence by his known agent or corres- where of owners pondent, under his directions, either expressed or implied, and poncis acting for his interest in that behalf, and such agent or correspondent, who shall have executed a bill of sale to the purchaser of the whole of such ship or ressel, or of any share or shares thereof, shall not have received a legal power to execute the same, it shall may primit people be lawful for the commissioners of his majesty's customs, upon of such sales of application made to them, and proof to their entisfaction of the as the case may fair dealings of the parties, to permit such transfer to be register on the parties and in t red, it registry de novo be nicesas y, or to be recorded and in- latte of sale city dorsed, as the case may be in manuer directed by this act, as if not be produced such legal power had been produced; and also it it shall happen that any bill of sale cannot be produced, or if, by resson of distance of time, or the absence or death of parties concerhed, it cannot be proved that a bill of sale or for any share or shares in any ship or vessel had been executed, and registry de noro of such slilp or vessel shall have become necessary, it shall be lawful for the commissioners of his majesty's customs, upon poof to lead towers or their satisfaction, of the fair dealing of the parties, to permit such shade turned ship or marely to be consistent. ship or vessel to be registered de novo, in like manner as if a bill of sile for the transfer of such share or shares had been produced; provided always, that in any of the cases hereto mentioned, good and authorent security shall be given to produce a legal power or bill of sale within a reasonable time, or to abide the future chims of the absent owner, his heirs and successors, as the case may be; and at the future request of the party whose property has been to transferred, without the production of a bill of sale from him or from his lawful attorney, each bond shall be available for the protection of his interest, in addition to any powers or rights which he may have to law or equity against the ship or vessel, or against the parties concerned, until he shall have received full indemnity for any loss or injury sustained by bim.

XLII. And be it further engeled, that when any transfer of any thip or vessel, or of any share or shares thereof, shall be of mortgage made only as a security for the payment of a debt or debte, et her by way of morteage, or of anticoment to a trusted or trade-s, for the purpose of selling the same for the payment of any debt or dehis, then and in very such case the collector and gontroller, and controller of the part where the ship or vessel is registered shall, in the entry in the book of registry, and also in the indursement on the certificate of registry, in manner herein-before direated, state and express that such transfer was made only so a security for the payment of debt or debts, or by way of mortgage, s to that effect; and the person or persons to whom such traus-

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Security being

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for shall be made, or any other person or persons claiming under him or them as a mortgages or mortgages, or a trustes or trustecs only, shall not, by reason thereof, be deemed to be the ownto be deemed an or or compets of such ship or vessel, share or shares thereof, not shall the person or persons making such transfer he dremed, by reason thereof, to have ceased to be an owner or awaers of auch ship of vessel, any more than if no such transfer had been made, except to far as may be necessary for the purpose of rendering the ship or vessel, share or shares so transferred, available, by sale or otherwise, for the payment of the debt or debts for securing the payment of which such transfer shall have been made.

mortgage c not of feefed by any act of mortgager, &c.

ships for security any ship or vessel, or of any share or shares thereof, shall be ve or debts being re-been made as a security for the payment of any data and details. XLIII. And be it further enacted, that when any transfer of either by way of mortgage or of assignment as aforesaid, and such transfer shall have been duly registered according to the provisions of this act, the right of interest of the mortgage or other assigned as aforesaid, shall not be in any manner affected by any act or acts of bankruptcy, committed by such mortgager or assigner, mortgagers or assigners, after the time when such morigage or assignment shall have been as registered as aforeraid, notwithstanding such mortgager or assigner, mortgagers of assigners, at the time he or they shall so become bankrupt as aforesaid, shall have in his or their possession, order and disposition, and shall be the reputed owner or owners of the said ship or vessel, or the share or shares thereof, so by him or them mortgaged or assigned as aforesaid, but that such mortgage or assignment shall take place of and be preferred to any right, claim, or futerest which may belong to the assignce or assignees of such bankrupt or bankrupts in such ship or vessely subre or shares thereof, any law or statute to the contrary thereof matwithstanding.

Covernor of co Minners. Ner nuse proceedings stayed

XLIV. And be it further enacted, that it shall and may be lawguny ful for any governor, lieutenant-governor, or commander-in-chief in mula to be of any of his mujesty's colonies, plant stlous, blands, or territories, and they are hereby respectively authoris it and required, if any suit, information, libel, or other prosecution or proceeding of any nature or king whatever, shall have been commenced or shall hereafter be commenced in any court whatever, in any of the said colonies, plantatione, islands, or territories respectively, Youching the force and effect of any register granted to any ship or vessel, upon a representation made to any such governor, lieutenant-zaversor or commander-m-chief, to cause all proceedings therela to be stayed, if he shall see just cause so to do, until his majesty's pleasure shall be known and certifial to blot by his majesty, by and with the advice of his unjest, 's privy council; and such governor, lieutenant-covernor, or commander-in-chief, is hereby required to transmit to one of his majesty's principal secreturies of state, to be laid before his majesty in council, an authenticated copy of the proceedings in every such case, together with his reasons for causing the south to be stayed, and such ducuments (properly verified) as he may judge necessary for the laformstion of his majesty.

Penalty of 500/. on prisons maktion, or falsifying

XLV. And he it further enacted, that if any person or pernous shall faisely make declaration to any of the matters hereinbefore required to be virilled by declaration, or if any person or persons shall counterfeit, erase, alter, or faisily any certificate or other instrument in writing required or directed to be obtained, granted, or produced by this act, or shall knowingly or wilfally make use of any certificate or other instrument so counterfeited, crased, altered, or falsified, or alial wilfully grant such certificate or other instrument in writing, knowing it to be false, such person or persons shall, for every such offence, forfeit the sum of five hundred pounds.

XLVI. And be it further enacted, that all the penalties and forfeitures inflicted and incurred by this act, shall and may be such for, prosecuted, recovered, and disposed of in such manner, and by such ways, means, and methods, as any ponalties or forfeitures inflicted, or which may be incurred for any offences committed against any law relating to the customs may now legally be sued for, prosecuted, re-overed, and disposed of: and that the officer or officers concerned in seizures or prosecutions under this act, shalf be entitled to and receive the same share of the produce arising from such seizures, as in the case of seizures for unlawful importation, and to such share of the produce arising from any pecuniary fine or penalty for any offence against this Att, as any officer or officers is or are now, by any law or regulation, entitled to upon prosecutions for pecupiary penalties.

ling penaltica are to be recoverd, and others abarca.

XLVII. And be it further enacted, that this act may be after-Act may be aled, viried, or repealed by any act or acts to be passed in this tered this mession. exession of Parliament.

TONNAGE ACT.

ANNO QUINTO AND SEXTO.

5 & 6 Gulielmi IV. Regis. Cap. LVI.

An Act to Regulate the Admeasurement of the Tonpage and Burthen of the Merchant Shipping of the United Kingdom.

16th September, 1835.

Whereas by an Act passed in the third and fourth years of the Regin of his present Majesty, for the registering of British vessels, certain rules are established for ascertaining the tonnage of ships as well on shore as affort, and of vessels propelled by steam; and the account of such tonnage, whenever the same shall have been ascertained according to the rules therein prescribed (except in the case of ships admeasured affoat,) it is thereby enacted shall be deemed the tonnage of such ships, and shall be repeated at every ambsequent registry of such ships, unless any alteration shall have been made in their form and burthen, or unless it be discovered that the tonnage had been erroneously computed. And whereas it is considered that the capacity of a ship is 'the fairest standard by which to regulate its toninge, that internal measurements will adord the most securate, and convenient method of ascertaining that capacity, and that the adoption of such a mode of admeasurement, will tend to the interest of the ship builder and the owner, as well as to the proper collection of the dues which by law payable on immage; and it is expedient to after and amend the law in this respect; be it therefore enacted, by the King's most excellent Majorty, by and with the advice and consent of the excellent majory, by amount, and Commons, in this present Par- of by recited Act Lords Spiritual and Temporal, and Commons, in this present Par- for accretaining hamens amenbled, and by the authority of the same, that from tournes repen and after the commencement of this Act, so much of the said re-

Rules establish

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cited Act as establishes rules for ascertaining the tonnage of ships shall be, and the same is hereby, repealed, so far as respects the merchant shipping of the United Kingdom to be thereafter registered.

The rule by which tonnage of reachs is to be assert kined.

II. And be it further enacted, that from and after the commencement of this Act, the tonnage of every ship or vessel required by law to be registered shall, previous to her being registered, he measured and ascertained, while her hold is clear, and according to the following rule; (that is to say,) devide the length of the apper deck between the afterpart of the stem and the forepart of the sternpost into six equal parts depths. At the foremost, the middle, and the aftermost of those points of division, measure in fect and decimal parts of a foot the depths from the under side of the upper deck to the ceitling at the limber-strake. In the case of a break In the upper deck, the depths are to be measured from a line streched in a continuation of the deck. Breadths. Divide each of those three depths into five equal parts, and measure the inside breadths at the following points; videlicet, at one-fifth and at fourfifths from the upper deck of the foremost and after most depths, and at two-fifths and four-fifths from the upper dick of the midship depth. Length. At Half the midship depth measure the length of the vessel from the afterpart of the stem to the forepart of the sternpost; then to twice the midship depth add the foremost and the aftermost depths for the sum of the depths; ad I together the upper and lower breadths at the foremost division, three times the upper breadth, and the lower breadth at the midship division, and the upper breadth, and the lower breadth at the midship division, and the upper and twice the lower breadth at the after division, for the sum of the breadths; then multiply the sum of the depths by the sum of the breadths; and this product by the length, and divide the final product by three thousand five hundred, which will give the number of tons for register. If the vessel have a poop or half deck, or a break in the upper dick, measure the inside me an length, breadth, and height of such part thereof as may be included within the bulk-head; multiply these three measurements together, and dividing the product by 92.4, the quotient will be the number of tons to be added to the result as above found. In order to ascertein the tonnage of openaessels, the depths are to be measured from the upper edge of the upper strake.

Tonnage when recruined, to be intered on regu-

III. And be it further enacted, that the tonnage or burthen of every ship belonging to the United Kingdom, ascertained in the manner bereinbetore directed, shall, incospect of any such ship which shall be registered after the commencement of this Act, (except as hereinatter excepted) be inserted in the certificate of the registry thereof, and be taken and deemed to be the tonnage or burthen it ereof for all the purposes of the said recited Act.

Mode of secor fainted topage of steam vessels, IV. Provided always, and be it intilier enacted, that in each of the several rules herein-before prescribed, when applied for the purpose of ascertaining the tomage of any ship or vessel propelled by ateam, the tomage due to the cubical contents of the engine room shall be deducted from the total tomage of the vessel as determined by either of the rules aforesaid, and the remainder shall be deemed the true register tomage of the said ship or great. The tomage due to the cubical contents of the engine room, shall be determined in the following manner, that is to say, measure the inside length of the engine room in feet and decimal parts of a foot from the forement to the aftermost built-head, then multiply the said length by the depth of the ship or vessel at the midship division as aforesaid, and

the product by the inside breadth, at the same division at two-fifths of the depth from the deck taken as aftersaid, and divide the last product by 92.4, and the quotient shall be deemed the tonnage due to the cubical contents of the engine-room.

V. Provided al vays, and be it further enacted, that the tonnage Length and ou due to the embical contents of the engine-room and also the length of engine room to the engine-room, shall be set forth in the certificate of registry as he set forth in the part of the description of the ship or vessel, and that any alteration steam Vesset of such tonnage due to the cubical contents of the engine-room or of such length of the engine-room, after registry, shall be deemed to be an alteration requiring registry de near within the meaning of the said Act for the registering of ships or vessels.

VI. And it be further enacted, that for the purpose of ascerthining the tonnage of all such ships, whether belonging to the Uni ted Kingdom or otherwise, as there shall be occasion to measure while their cargoes are on board, the following rule shall be observed and is hereby cotablished; (that is to say,) measure first, the length on the upper deck between the afterpart of the stem and the forepart of the stern post; secondly, the inside breadth on the underside of the apper deck at the middle paint of the length; aun. thirdly, the depth from the underside of the upper deck down the punp-well to the kine multiply these three dimensions together, and divide the product by one hundred and thirty, and the quotient will be the amount of the register tompage of such ships.

RECEPTAIN manage of

And be it further enacted, that the true amount of the regis . Amount of e ter tonnage of every merchant ship or vessel belonging to the Uni hartennage to ted Kingdom, to be ascertained according to the rule by this Act beam establishmed, in respect of such ships, shall be deeply carred or cut in figures of at least three inches in length, on the main beam of every such ship or vessel, prior to her being registered.

VIII. Provided always, and be it further enacted, that nothing. Notice ties herein contained shall extend to alter the present measure of ton- nave of Vewelon ringe of any ship or vesse! which shall have been registered prior to the commencement of this Act, unless in cases where the owners of any such ship or shall require to have their tonnage established a cording to the rule herein before provided, or unless there shall be occasion to have any such ship admeasured again on account of any alteration which shall have been made in the form or burthen of the same, in which cases only such ship shall be re-admeasured according to the said rule, and their tannage registered accordingly.

ready regularied.

- IX. And be it further enacted, that this Act shall commence Commencement and take effect upon and from the first day of Januay one thousand of Act eight hundred and thirty-six.
- X. And be it further enacted, that this Act may be aftered, Astrony on alamended, or repealed, by any Act or Acts to be passed in the pre-tored there a here sent session of Parliment.

MUTINY ACT EXTENDED TO THE BOM-BAY MARINE.

9TH GEORGE IV. CAP. LXXII.

An act to extend the provisions of the East India Mutiny Act to the Bombay Marine.

The provision of the Act 4, George IV., Chap. 81, to consolidate and amend the laws for punishing mutiny and desection in the company's army, and the acticles of war made in virtue thereof, are, by the present act extended to the Bombay Marine, the officers in which service are hereafter to hold commissions, and the seamen to be enlisted to take effect from and after the 5th January 1829.

ACT FOR THE RELIEF OF INSOLVENT DEBTORS.

OTH GRORGE IV. CAP. LXXXIII.

An Act to provide for the relief of Insolvent Debtors in the East Indies, until the first day of March, 1833.

- Sec. 1 From and after the 1st Ma ch, 1829, Con is for the relief of insolvent Debtors, shall be established and held at Catcutta, Madras and Bombay. Appointment to be in the Supreme Courts of Indicature at those places, respectively.
 - Sec. 5. to 7. Relate to the mode of petitioning the Court. Sec. 9. Assignments to be made on the presentation of the

petition.

- Sec. 10. What constitutes an act of insolvency on which a creditor may petition.
- Sec. 12. The filing of a petition by an insolvent accounted an act of bank aptcy.
- Sec. 15. Creditors whose debts shall be allowed in Court to share with those under the commission of bank uptcy.
- Sec. 17. Signature to contificate of bankrupt: -its force and effect.
- Sec 20. Notice of the filing of petitions to be inserted in the gazettes of the three p esidencies, and in the London Gazette.
- Sec. 22. Whe e no commission of bank aptcy shall issue, the assigneds of a petitioning insolvent may take possession of real or personal estates within the United Kingdom.
- Sec. 24 & 25. Protection from arrest, or discharge of debiors
 - Boc. Petitioners must deliver schedules of their prope ty.
- Sec. 43. Nothing regarding the adjustment of sale or property, shall affect the mortgage or assignment for debts of any share in any ship or vessel, according to the provisions of the registry act —(6 Geo. IV. chap. 110. § 48.)

Sec. 53. No dividend to be made to joint creditors from separate estate, until separate creditors be paid in full, nor è converso.

Sec. 54. Part of an insolvent's property may be reserved for a limited time, to place creditors in India and England on an equal footing.

Sec. 55. Court to direct what is to be done with the money of absent creditors.

Sec. 57 & 58. Periods when the Court may, in ve tain cases, discharge insolvents.

Sec. - His Majesty's Supreme Courts of Indicature in India may make tules to facilitating the relief intended to be given by this act.

INSOLVENT DEBTORS' ACT CONTINUED.

4 & 5 Gulielmi IV.

An act to continue until the first day of Morch, one thousand eight hundred and thirty six, an act of the ninth year of his late Majesty for the Aclief of Insolvent Debtors of India.

[1st June, 1832.

Whereas, by an act passed in the ninth year of the reign of his late Majesty King George the Fourth, intituled an act to provide for the Insolvent Debties in the East Indies until the first day of March, one thousand eight hundred and the ty-three; and whereas it is expedient that the said act should be continued; be in therefore enacted to the King's most excellent Majesty, by and with the advice and consent of the Lords Spir. tual and Temporal, and Commons in his present Parliament assembled, and by the authority of the same "that the said act shall be, and the same is hereby, continued in foce, from the said first day of March, one thousand eight hundred and thirty-thee, until the first day of March, one thousand eight hundred and thirty-thee, until the first day of March, one thousand eight hundred and thirty-thee, until the

II Povided always, and be it enacted, that this act may be amended, altered, or repealed by any act or acts to be passed this present session of Pa liament.

AMENDMENT OF INSOLVENT DEBTORS' ACT.

4 & 5 GULIELMI IV. CAP. LXXIX.

An act to amend the law relating to Insolvent Deb-

[14th August, 1837.

Whereas an Act was passed in the ninth year of the reign of his late Majesty King George the Fourth, intituled an act to provide, for the Relief of Insolvent Debtors in the East Indies, until the first day of March, one thousand eight hundred and thirty-three; and by another Act passed in the second year of the reign of his present Majesty King William the Fou th, the said Act was continued in force until the first day of March, one thousand eight hund el and thirty-six; and, whereas, in and by and said as to

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provide for the Relief of Insolvent Debtors in the East Indies, certain provisions were enacted, as to a commission of bankruptcy isswing against any such Insolvent Debtor as therein mentioned, and as to the proceedings consequent the eon; and amongst other things, it was enacted, that a certificate obtained under such commission as therin p ovided, shall have the same force and effect in all places without the limits of the East India Company's Charter, as if the same had been duly signed in the usual way, after such bank upt had duly surrendered and pas ed his last examination; and it was also by the said act amongst other things provided and enacted, that whenever it shall be made to appear to the satisfaction of any Con t for the Relief of insolvent debtors, upon the application of any insolvent, his assignce, or of his or assigness, or her creditors, that the estate of such insolvent debtor, which shall have come to the hands of the assignee or assignees, shall have produced sufficient to pay and discharge three-fourths of the amount of the debts which shall have been established in such Court, or that creditors to the amount of more than one-half in number and value of the debts which shall have been so established, shall signify their constant in writing the cro, it shall be lewful for such Court to inquire i ito the conduct of the said insolvent; and if it shall appear to such Court that the said insolvent has acted failly and honestly towards his or her c editors, such Court shall be fully authorized and empowered thereupon to order, that the said insolvent shall be so ever discharged from all liability whatsoever for or in respect of such deb's so established as aforesaid, and such Court shall, in the order to be drawn up, specify and set fo the the names of such coedito's; and after any such order shall have been so made, no further procredings shall be had in the matter of the petition before the Court, unless upon appeal made to the Supreme Court of Judicature of the presidency where such Court for the relief of insolvent deters shall be holden as the chy authorized; and it was by the said recited act also provided, that no such order as last aforesaid, shall prevent any creditor, who shall not have been resident within the limits of the charter of the said United Company, at any time between the filing of such prefition and the making of such a der as last mentioned, and who shall not have taken part in any of the proceedings under the said petition, from the b inging any suit or action in the East Indies, for the purpose of obtrining execution against the goods, estate, or effects of such insolvent, for any unsatisfied claims of such coditor, not form bringing any sult of action for such claim in any Court of the United Kingdom of Great Britain and Ireland, or elsewhere, without the limits of the said United Company's Charter, against such insolvent, in the same manner and with the like consequences and effects as it such order as last mentioned had not been made; and, whereas, it is expedient to extend and add to the provisions of the said acts, so us to give to insolvent debtors, being traders, who shall have acted failly and honestly town ds their creditors. an additional and more complete discharge, and also to render mo e effectual the means of obtaining such discharge, and at the some time to preserve to such insolvent debtors such relief as is al endy afforded by the said recised acts; and, whereas, under the p ovisions of the acts passed in the first and second years of his 182W.4.6, 6, present Majesty, King William the Fourth, intituled on act to establish a Court in Bankruptcy, a first is issued in bank-uptcy, in lieu of a commission of bank-uptcy; in every case where the Lord Chancellor, by virtue of any former set, had therefore power to lasue a commission of pankruptcy; be it therefore enseted, by the

King's most excellent Majesty, by and with the advice and consent within the mount of the Lords Spiritual and Temporal, and Commons, in this pre-ing of the art of of the Loris aperitual and a surper the authority of the same, that 9 O. 4 may petiany person who now is, or who shall he cafter become an insolvent his discharge distor, within the intent and meaning of the said act of the ninth ter three months. year of the reign of his Majesty King Geo ge the Pourth, either moon petition filed, or by adjudication on an act of insolvency, is the sur p ovided, and who at the time of such petition being filed, or adjudication made as aforesald, shall have been or shall be a pe sin who, by an act passed in the sixth year of the reign of his late Majesty, intituled an art to around the laws relating to bank. rupts, or by any act he eafter to be passed; would be deemed a trader liable to become bankings, shall be at libe ty, any time not ex lier than three in inthe from the making of such assignment as in the said act, intituled an act for the Relief of Insdeent Debtors in the East ladies, directed, or forn any such adjudication of insolvency as therein mentioned (as the case may lie), to apply by petition for his discharge to any one of the said courts in the East Indies for the relief of insulvent debtors, in the said last mentioned Act mentioned, as shall have all eady jurisdiction over the matter of his insolvency; and the principal officer of such court shall cause a notice of such petition to be fo thwith luse test in the bettion to be in-Gazette of the presidency within which such court shall be holden, and the chief see ctary of the Government of such presidency shall, without delay, transmit to the Court of Directors of the said United Company, by different ships, two at least of eve y such t) exette which shall contain such notice as aforesaid, who shall, without delay, cause such notice to be inserted in the London Gazette; and all creditors of the said insolvent either alone or as a partner with any other person or persons, and either within the shall not describ, limits of the said charter of the said United Company, or elsewhere, to be decared to who shall not, within fou teen calendar months from the filing of assent such petition for a discha ge as aforesaid, have given notice to the and court of his dissent from such insolvent having his discharge, shall be taken to have assented thereto; and thereupon, and at the expission of the said fourteen calends months from the filing of such petition for discharge, as aforessid, if it shall appear to such court that the said insolvent has acted fairly and honestly towards order discherhis creditors, and unless creditors to the amount of one-sixth in sont or a fix in number and value of the debte that shall have been established in banker (to) some such court shall have given notice of their dissent aforesaid, or bunkrupt acts. unless a flat in bank-uptcy (not being a flat issued under the pacvisions of the said recited act" to provide for the Relief of In-olvent Debtors in the East Inde.") shall have been sued out in England against such insolvent within the time he einafter provided, such court shall be authorized and empowered to o der the discharge of the said insolvent from liability for debty, claims. and demands of and against such insolvent; and such order shall operate (save as hereinafter provided) as a release and discharge from all debrs, claims, and demands for which auch involvent was liable at the time of his petition for relief Orders of our targe all being filed or of any such act of insolvency committed as aforesaid debtabeth infining far the case may be) and whether, within the limits of the charter model. .. here of the said United Company, or elecwhere, and whether such debts, claims and demands shall or shall not have been established in such court as aforesaid; provided, nevertheless, that such order shall not operate as a release or discharge of any person who was partner with such insolvent, or jointly bound or liable with him.

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beinguet v shall be insued under the acts for Helicf the discharge to le cor

11. Provided always, and be it further enacted, that in case any fiat in bankruptcy shall be issued in Eungland against any such insolvant trader as aforesold, under the provisious of the said act, If any fat of intituled an act to provide for the Relief of Insolvent Deblors in the East Indies, or under the provisions of any other acts passed or to be hereafter passed respecting Insolvent Debtors in the East Inof inselect Debt. dies, then and in such case such order for discharge as aforesaid; shall not operate as a discharge of the debt, claim, and demand of continued, to any creditor who shall not have been the resident within the limits of the charter of the said united company, at any time between the filing of such pettion and the making of such order as last mentioned, nor shall any such creditor be debarred from blinging any suit or action for such debts, claim, or demand in any court of the united kingdom of Great B itain and Ireland, or elsewhere, without the limits of the said united company's charter, against such insolvent, in the same manner and with the rike consequences and effects as if such order as last mentioned had not been made.

But on the order for discharge be ma proved to the Commissioner. And on his sugn

ing the bankrunt's rertificate, such certificate is to be debte.

III. Provided, nevertheless, and be it for ther enacted, that if such last mentioned case, upon any application made to the Comunusioner acting in such fact as aforesaid, to sign the ce tificate of such in solvent, and after the same shall have been signed by the requisite number of creditors under the provisions of the said act, intituled an act to provide for the Relief of Insolvent Debtors in the a general distinting an act to provide to the teener of themselves person in the charge from all East Indies, or any other act passed or hereafte to be passed especting Involvent Debto's in the East Indies, then if it shall be made to appear to such commissione: that such order for a discharge has been made by the court in the East Indies as alo esaid, and it such Commissioners shall sign such certificate, he shall also certify in writing upon such certificate that such insolvent has obtained such order for discharge in the East Indies, as aforesaid, and thereupon such certi-Acate shall have the same force and effect, as well within as without the limits aforesaid, as a cortificate duly obtained under the said act of the sixth year of the reign of his Majesty King George the Fourth, inituled an act to amend the laws relating to bank upts, or in any other act pessed or to be hereafter passed respecting bankrupts.

4 C 6 c. 16.

In ther there is bankrupter. he arder of disthorge to have of. fact every where.

1V. And be it enacted, that any such insolvent trader, who shall not be made a bank-upt under the provisions of the said act for the Relief of Insolvent Debto v in the East Indies, or of any other act, passed or hereafter to be passed respecting, insolvent debto a in the East Indies, if he shall, after such orders for his discharge shall have been made, as aforesaid, be arrested, or have any action brought against him for any debt, claim, or demand for which he was no liable as aforexaid, rither within the limits of the chate: of the said United Company or elsewhere, shall be discha ged upon compion bail, and may plead in general that the cause of action uccurred before he became insolvant, and may give this set and the special matter in evidence; and such order as aforesaid, duty scaled with the scal of the said court, shall be sufficient evidence in all thu to and places whatwever of all the proceedings precedent to am h a der bring made, and of the same being duly obtained; and if any such insolvent trader shall be taken in execution or detained in prizon for such debt, claim, or demand, where judgment has been obtained before such order of the court for his discharge as aforesaid, it shall be lawful for any judge of the court wherein such Judgment has been obtained, on such insolvent poducing such order as afuresaid, to urder any officer-who shall have such insolvens in costody, by vistue of such execution, to discharge such suspirent without exacting any fee, and such officer abalt be hereby indem nified for so doing: and any nuch insolvent trader who shall be a charge to in con bank upt untiet the provisions of the said last mentioned act, and fixed to feating who shall be arrested within the limits of the Charter of the said Company, shall be so discharged and may so plead, and shall have otherwise such relief, within the said limits, as hereinbefo e men- treertable obtroped; and if he shall also obtain such certificate as hereinbefore timed it may be provided, he may be at liberty to avail himself either of such certificate, or of such order of discharge as aforesaid, for the purposes of his discharge within the limits aforesaid.

V. And be it fu ther enacted, that in case any flat in bankrupter. If a flat under the positions of the said act, intituled an within could act to provide for the Relief of Insolvent Debrots in the E st Indies, multipoder jets or in any other act relating to the Insolvent Debto's in the East the Court to make Indies) he issued against any such insolvent trader within the peri-no order. od of eight colonder months from the time of such petition for relief being filed, or of such adjudication of insolvency being made, as the case may be, and such insolvent tender shall be duly adjudg ed a bank upt under sie h flat, than and in such case, such court ac sto esail, shall not be authorized and empowered to make any such order for discharge as alo esaid.

VI. And be it for ther enacted, that after the expiraton of such But no first to eight oilen far mouths as aforesaid, no firt shall issue against any issue a most a such inside it upon any peritioning creditor's debt, due before the prior before the filling of such petition for rebef, or such adjudicationey of insolvent lusing in them. (as the case may be); and in case any flat shall issue against such from the petit w insolvent trader as anoresard upon a politioning credito 's debt incurs for describing ted scheegerally to such filing of the petition for reliet, or to such adjudication of involvency as aforesaid, or half it shall not in any manner effect, invalidate, or interfere with the proceedings under the involvency previously existing to the Bost ladies, and shall the as agrees under such that acquire my right or tirle to take possessarrol, dearand, she for or receive any property or interest, real or personal, wheresperse situated, which belonged to such insulvent at the time of such petition for relief being filed or of such adjudicition of man's any an above ill; but the assignee of assignees appointed by such Court for the Relief of Insolvent Debro at shall have the sale and axchains eight and title thereto, and all debts, claims, and demands due and payable to such insolvent at the time of auch petition for relief being filed, or of such adjudication of insolvency as alo esaid, shad be established under such Insolvalley, and shall not be p overlile under such last mentioned flat-

VII. And, whereas, by the said recited act of the ninth year schedules of of the reign or his late Myeny King George the Pourth, it is to be to mounted enacted, that all such insolvent dictors is the cin-mentioned, shell, liter total fire total fire total within the time also therein mentioned, deliver into the court a sche- last, and to be dule containing a full and true account of their debts, estates and one to majec effects as therein mentioned, and which schedule is thereby directed to be forthwith filed in the said court; and, whereas, it is expedient, that the creditors of such insolvent debtors, residing out of the limits of the said company's charter, should have the means of inspecting such schedule with equal facility with credito s of such insolvent sebtors residing within the limits of the sold thater, be it therefore in ther enacted, that the p incipal officer of the raid respactive cours for the relief of insolvent debtors, shall, without delay, transmit to the Court of Directors of the said company, by

different ships, two or more copies of each such schedule, and the said Court shall retain the same, and permit any person or persons being a creditor or creditors of any such insolvent debtor to inspect and examine at all seasonable times such achedule, and shall, upon the request and at the reasonable costs and charges of any such creditor or credito s (such costs and charges to be regulated by the said court,) provide for him or them a copy or copies of any such schedule.

EXTENSION OF THE INSOLVENT DEBTORS' ACT:

6 & 7 Gulielmi IV. CAP XLVII.

An Act to contint until the first day of March one thousand eight hundred and thirry-nine, and from thence to the end of the then next session of Parliament, the several Acts relating to insolvent debtors in Iudia.

[28th July, 1836,

% G e 73 4 W 4, r, 43.

"WHEREAS an Act was passed, in the ninth year of the reign of his late Majosty King George the Fourth, intituled An Act to provide for the Relief of insolvent Debtors in the East Indies, until the first day of March one thousand eight hundred and thirty three; and whereas a certain other Act was passed in the second year of the reign of his present Majesty, intituled An Act to continue until the first day of Ma ch one thousand eight hundred and thirty-six, an Act of the ninth year of His late Majesty, for the Relief of Insolvent Deblors in India, whereby the said first mentioned Act was continued in force until t'e first day of March one thousand eight hundred and blity-six ; and wherers a ce tain other Act was passed in the fiftieth year of the reign of his present Majesty, intituled, An A. I. to amend the law relating to insolvent Debtors in India; and where s It is expedient that the said first-mentioned Act, as amended, by the said last as mentioned Act, should be continued," be it thereto o enected, by the King's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present parliament assembled, and by the authotity of the same, that the said Act shall be, and the same are he ely, continued until the first day of March one thousand eight hundred and thirty nine, and from hence until the end of the then next session of Parliament.

4 W 4 c 79.

Breited Acts

Acts and deeds done anharquent to the expiration of resident acts to be decided valid.

II. AND WITEREAR it may have happened, that divers Act have been done since that hist day of March last, pursuant to the povisions in the said recited Acts contained and doubts may be entertained of the validity or efficacy of such Acts, or of some of them, and it is expedient that such doubts should be removed; be it thesefore enacted and declared, that all acts, decds, matters, and things whatsoever, which shall have been made or done, on or subsequent to the said first day of March last, and which would have been valid and effectual if the said several Acts had been then in force, are and shall be held, adjudged, deemed and taken to be, as valid and effectual, to all intents and purposes, as if the said Act had not expired, and this Act had passed on the twenty-ninth day of February last.

III. And be it enacted, that this Act may be muended, ulte ed. Acts may be altered this Section or epetied by any Act or Acts to be passed in the present session of parliame.it.

Aits may be al-

PACKET POSTAGE ACT.

6 & 7 GULIELMI CAP. LY. LXXVI.

An Act to impose rates of packet postage on East India letters and to amend certain Acts relating to the Post Office. 1.7th July, 1837

WHEREas it is expedient to extend the power vested in Her Postage on tolo Majesty's Postmuster Gene at of reducing certain rates of postage and by an Act passed in the p esent Session or Pa liament, be it the e- letter to envited by the Quien's most excellent Majesty, by and with the advice and consent of the Lo'ds Spiritual and Tempo of, and Commons in this present Pallment assembled, and by the authority of the same, that, the Postmaster-General may at any time, with the consent of the Lords of the Treasury, reduce a for any of the intes of pastage on colonial and inland letters, and any other British postage, to such extent as the Lords of the Treasury shall from time to time di ect.

11. And whereas arrangements may be made, between his Majesty's Postmaster-General and the East India Company, for establishing a post communication by picket boats between Sues or Bissora, or some other convenient po tof the Red Sea or the Persian Gulf, and the East Indies, be it therefore enacted, that from and after such communication shall have been established. there shall be che ged and paid for letters transmitted by such packer boats, between any such post and any post in the East suffes I trees t ans nitted by Hei Migraty's Medite anean packet boats to or toon the United Kingdom only excepted) the following rates of stage; (that is in air,) for every stugle letter one shilling, for very double letter, two shilling; fo every tichle lette a, three fullings; and for every letter of one onnes weight, whether it he a ingle or double or trebie letter, four shillings ; and for every ounrer of an ounce beyond that weight, the additional prings of a ingle letter; which rates the Postmaster-General may, with the ansent of the Lords of the Transury, require to be paid on the effers being tendered or delivered, in order to be forwarded between my such po ts.

> ABSENTEES' SALARY ACT. Fort William, General Department. 3d January, 1837.

The following Art of Partiament, passed in the first ear of the reign of her present Majesty, is published or general information: --

VICTORIA 1. CAP. XLVII.

in act to repeal the prohibition of the payment of the salaries and allowances of the salaries and a Company's officers during their absence from their respective stations in India.

[12th July, 1837. Whereas under and by virtue of an art passed in the thirty-third ar of the reign of his Majesty King George the Third, infitule

I India pack. STAFF

23 9 2, 4, 10

An Art for abultaning in the East India Company, for a further torm, the postelline of the British service in the day together with their exclusing seads under certain limitations. For establishing further re-

gulufipus for the Condermnent of the told serritories, and the better didwinistration of fustice within the same; for appropriating to certuin uses the revenues and profess of the said Company; and for making provisions for the good orders, and government of the towns of Galentin, Madeus and Bombay, and of another act passed in the

third and fourth years, of the reign of hisdate Milesty King William the Pourth, intituled An Act for effecting as arrangement with the East ladia Company and for the better government of his Majest g's India territories, till the thirteenth day of Ap it, one thousand eight h indred and fifty four, it is en icted, that "il any governor or other officer whatever, in the service of the said company, shall have the presidency to which he shall belong, other than in the known actual service of the said company, the salary and allowances appertaining to his office, shall not be paid or payable during his absence, to any agent or other person for his use, and in the event of his not returning, or of his coming to Europe, his salary and allowances shall be dremed to have ceased on the day of his leaving the said territories, or the presidently to which he may have belonged; and whereas, it

38.4 W. c 85

So much of the provision of the received Acts as produints the pay ment of salvies to officers in the pervice of the East Indla Company, alckuos.

Nor threasure of ousline services for anulier, in unier toemback for Ea Tuọu.

is further provided, in the said last-mentioned Act, that it shall be lawful for the and company, to make such payment as is now by law permitted to be in ide to the representatives of their officers or servants, who, having loft their stations, intending to return thereto. shall die during their absence; and, it is expedient, that such provision of the law should be altered in maner heremafter mentioned, be it therefore enacted, by the Queen's most excellent majesty, by and with the advice and consent of the Lords spintual and Temporal, and commons in this present Pallament assemble l, and by the authority of the same, that so much and such pa is of the grid to a acts passed respectively in the thirty third year of the reign of his mejesty King George the Thi d, and in the third and fourth years of the reign of His said late majesty King William the Fourth, and of any other act or provision of the law, as enrets that if any gove nor or other officer whatever, in the se vice of the said during then ab company, shall leave the presidency to which he shall belong, some, shall not company, shall leave the presidency to which he shall belong, extend to cases of other than in the known setual service of the said company, the splary and allowances appertaining to his office, shall not be paid or payable during his absence, to any agent or other person for his use, shall not extend to the case of any officer or servent of the company under the rank of governor, or member of council, who shall quit the presidency to which he shall beling in consequence of sickness under such rules as may from time to lime be established by the governor-general of India in council, or by the Governor in Council of such presidency, as the case may be, and who shall proceed to any place within the limits of the East India Company's charter, or the Cape of Good Hope or to the Mauritius, or to the Island of St. Helen 1; nor to the case of any officer or servant of the said company, under such tank as aforesaid, who with the permission of the Covernment of the presidency to which in shall belong, shall out such presidency in order to proceed to unother presidency, the purpose of embarking thence for Europe, until the designs of such officer or servant from such last-mentioned presidency, with a view to return to Europe, so as that port of such departure to Europe shall not be more distant from the place which he shall have quitted in his own presidency, than any part of embarkation within such presidency. 11. Provided always, and be it couried, that no such rule so to be established as aforesaid, shall have any force or validity autil

No rate ralid till approved by the same shall have been approved by the countries of fire eight of the Court of De-said company, subject to the countries of the commissioners of the the control of the Affairs of India, in like marther as h provided by the said act of come the third and fourth years of the sulfy of his late Majesty, King dia. William the Fourth.

III. And best further wearted; that it shall be lawful for the azid court of directors, subject to such control as aforesaid, to Court of Directors direct the re-funding, by any officer or servant of the said com- formall rentral pany, or by the representatives of any such officer or servant, of to direct the rethe whole of any part of the salary or allowance, which he or they funding of any may have received under or by virtue of any such rule so to be such paid under established as aforesaid, if it shall appear to the said court, sub- and ject to such control as aforesaid, that the permission to such officer or servant to quit the presidency to which he shall belong, hath improperly granted or obisined; and such sum as the said subject to such control as aloresaid, shall direct such officet or arrant, or the representatives of such officer or serrant, to refund, shall be a debt due to the said company, and shall be recoverable by them in any court in like manner, as any debt may now, or hereafter shall, be recovered by them.

Power for

The honorable the president in council having considered the t tring of sections I, and II, of the above act, and also of paragraph senter 3. of a dispatch f on the honorable Court of Directors, is of opinion the Supreme Go that the exemption ground by that act, from the provision of the vernment and Act 33d, George III, which probibited the payment of any salary the Board of Comto servants of the honorable company after the date of their departmissioners, those which they might be attached, may be will esserve granted to servants of either presidency, the Members of Govern-ing offert to ment excepted, who may have quitted or who may quit the same, act in consequence of sickness under the tules established by the Oo. vernor-General in Council, with the sanction of the Bon'ble Court, or who may proceed to another presidency not more distant then their own, for the purpose of embarking for Burope. But no new rules on the subject can be established hereafter, to take effect before their approval by the Honorable Court.

Para 3, fire ab

The president in council deeming it necessary, therefore, to declare the rules that have been passed under such sanction and are still in force, and the modifications made therein by the application to them of the act in question, direct the following rules to be published together with the Act I. Victoria, cup. 47, for general information.

CIVIL SERVANTS.

1. Civil Servants proceeding to the Cape of Good Hope, Mauritius or the Island of St. Helens, or to any place within the limits of the East India Company's charter, with leave granted by the Governments to which they are respectively attached, under medical certificates, countersigned by a Member of the Medi. cal Board at the presidency, shall, from the date of the pilot leaving the vessel in which they embark to be of their return, provided the period of absence do not assert two years, draw the allowances of their respective offices, subject to the following deductions.

If the celary exceeds 2,000 rupees per measem, one sixth for one year, and for the second year one-fourth.

If the salary do not exceed 2,400 rupees per menseus, oneaighth for first year, and one-sixthmor the second year,

If the salary of office be not more than 500 rupees per, mensem, no deduction shall be made for the first year; and if it be only so much more, that the prescribed deduction at the rate one-eighth would reduce the allowance drawn to less than 500 rupees per mensem, only so sauch shall be deducted as will reduce the salary drawn to 500 rupees per mensem. After the first year, a deduction of one-eighth shall be made from the salary of the officers referred to in this rule.

- 2. After the close of the second year, when the salary of office ceases, civil servants who may obtain an extension of leave, will draw the subsistence allowance of their rank only, but no such servant, absent on leave, on account of a ckness, shall draw a less allowance as a civil servant out of employ, than that of a junior merchant, viz. Sa. Rs. 224 per measem.
- 3. The maximum period of which any civil servant shall allowed to draw the salary of office, or any part thereof, years from the date of embarkation, and the offices of servants who may not return within that period, will be vacant and liable to be filled by fresh appointment. Civil servants who may so overstay the period of two years, provided they obtain an extension of leave, and account to the satisfactions of the Government to which they are attached, for the delay of their return, shall, as above provided, receive the subsistence allowance of a servant of their rank, subject to the exception above-specified in favor of junior servants; but if they continue absent in disobedience of an order to return, or without sufficient cause shown, that allowance also will be forfeited.
- 4. Civil Servents absent on leave, on account of sickness duly certified, if they proceed to England without returning to their presidency, may, as heretofore, apply to be admitted to furlaugh by the Honorable the Court of Directors, and the furlough will, in such cases, take effect from the date of leaving their presidency, consequently the allowances of office that may have been drawn by themselves or their agents, after their departure, must, in that case, be re-adjusted, and the difference re-funded.
- 5. Civil Servants desiring to avail themselves of the benefit of the set above referred to, and to draw their allowances while absent on account of sickness under the above rules, will be required to give security in such amount as may be required by the Government for the re-fund of any excess that may be drawn, either by agents at the presidency or by themselves, in case of their proceeding to Batope on Parlough, or otherwise coming under retrenchment.
- G. No second leave will be granted to any Civil Servant who has been absent beyond sea for two years, until three years after the date of return from sea; but if a Civil Servant is compelled by sickness to proceed to sea again within this period, after having been absent less than two years, he will be allowed to complete that period agrawing the proportion of salary allowed for the remaining time, as if the leave had been continuous.

MILITARY OFFICERS HOLDING CIVIL SITUATIONS.

7. Military officers employed in the civil department and marting a civil allowance, are cutilied, in common with officers holding staff situations in the military department, to draw the military pay and allowances of their rank while absent at sea, on

leave under medical certificate, and likewise one-half of the difference between such allowances and the civil or staff pay of the offices to which they stand appointed.

- 8. The above allowances are to be drawn for a total period not exceeding two years from the date when the vessel in which such officers embark may leave the presidency or other port of departure; and the civil situation held by any officer who shall not return with in that period, shall be considered vecant
- 9. The rules for furnishing medical certificates and for regulating the forms and manner of drawing military allowances during absence on leave, have been laid down in General Orders in the Military Department.
- 10. The Civil Auditor will pass the bills of officers on leave heyond sea, under medical certificate, for the portion of their civil salary which they are permitted to draw by those rules, in like manner, as is provided for Civil Servauts proceeding to sea on medical certificate. But it is hereby provided, that civil allowances shall not be drawn by a military officer under this rule, after the date of departure beyond sea, unless security shall have been previously given in such amount as may be fixed by Government.

BUCLESIASTICAL DEPARTMENTS

11. Chaplain proceeding to any place beyond sea for the benefit of their health, under the roles prescribed for officers of the Eccleriastical department, shall, in respect to the propertion of allowances to be drawn during the period of absence, as also in respect to the conditions and period for which such allowances are to be drawn, and likewise in respect to the allowances to be drawn in case of their not returning within two years, be subject to the same precise rules as Civil Servants proceeding to any place beyond sea on sick leave.

PILOTS.

- 12. The following rules have been established for members of the Plat Service, under the sanction of the Honorab e Court of Directors:—
- 3. Members of the pilot service, whose state of health may require a royage to sea or who may on that account desire to leave the presidency, shall submit application for the same through the Master Attendant to the Marine Board, forwarding with the application a certificate from the Marine Surgeon, or Assistant Surgeon, the Marine Board may grant leave for any period not exceeding three mouths, and the party availing himself of it, may draw, while absent on such leave, his entire pay and allowances without deduction. If the leave solicited, exceed the period of three months, the madical perificate grant be countersigned by a Member of the Mailical Board, and the searching of Government will be required to enable the Pilot to proceed to the Cape or elsewhere, under the following rules:—
- 14. Branch pilots, Master Pilots, Master and Volunteers, compelled by sickness, duly certified to proceed to the Cope or elsewhere beyond sea, within the timits of the Hou'ble Company's charter, shall be entitled to draw the reduced allowances, and to receive the passage-money allotted to them in the following table:—

| Monthly Albrance:* | | | | Passage |
|----------------------------|----|------|-----|---------|
| Branch Pilot, | ٥. | lte. | 800 | 500 |
| Balling and the confidence | 17 | | 250 | 400 |
| Mate ditto, | >2 | | 120 | 350 |
| Beninr 24 Mate, | " | | 80 | 320 |
| Janiar disto, | 39 | | 70 | 300 |
| Volunteer, | ,, | | 60 | 800 |

15. Pilots authorized to proceed to England for the benefit of their health, will receive passage money and draw allowances as heretofore, from the date of the vessel in which they embark leaving her pilot for sea as follows:—

PASSAGE ALLOWANCES.

| Branch Pilot, Ks. Ks. | 1,437 | 5 |
|-----------------------|-------------|----|
| Master ditto,, | Ω5 6 | 14 |
| Mate ditto,, | 765 | 8 |
| Senior 2d Mate,, | 660 | 13 |
| Junior ditto,, | 57 + | 9 |
| Volunteer, | 478 | 7 |

ALLOWANCES PAYABLE DURING SICK LEAVE IN EUROPE.

| Branch Pilow, | 200 | 54. | its, per month |
|---------------|-----|-----|----------------|
| Manter, | 90 | 77 | ditto |
| First Mates, | 50 | 3) | ditto |
| Second ditto, | 40 | 1) | địto |
| Volunteers, | 40 | " | ditto |

- 16. Members of the pilot service absent at Cape or elsewhere, under the rule for such absence above stated, will be required to return to India at the end of six months from the date of their leaving Calcutta, unless they forward to the Marine Board a renewed certificate from the Colonial Surgeon or other principal medical officer of the place where they may be residing, stating that prolonged residence is necessary for complete recovery.
- 17. A blember of the plot service, sheen moder the shove rules, may, provided he forwards renewed wedical cartificates every six months, as required in the preceding rule, continue absent from India, for a total period not exceeding two years, drawing during absence the allowances stated, eith r through his agents at Calcutta, or by bill signed in the presence of a Magistrate at the place where he may be residing, and certified to be so signed on the date specified. The bills may be drawn in duplicate, and will be payable to the order of the pilot, provided, however, that no pilot shall be allowed to benefit by this provision, unless he shall give security to such amount as may he prescribed by government to cover any re-lands to which he may become liable in case of proceeding to karopa or of ever-receipt by agents.
- 18. Any member of the pilot service who shall be absent beyond sea for a period exceeding two years, hall, from the date of the expiration of the two years, be considered as seas coded from the service. It will remain to be decided upon his return at any

^{*} These allowances are to be subject to the subscriptions to the Pension Funds.

subsequent date, whether he shall be restored or not, accordingly as he shall be able to satisfy the marine board and government, that he used all possible exertions to return within the time fixed, but failed to do so from causes beyond his control.

- 19. Under the authority of the provisions contained in the latter part of clause I, Act I. Victoria, cap. 47, it is further provided, in respect to all the above classes of officers, that if they emback with the permission of Government, at any other presidency than their own, or at any other place or port in India, provided, that 't be not more distant from their station than the parts of their own presidency, the date for the commencement of the operation of the above rules for eick leave beyond sea, thall be that of actual embarkation at such place or port, and not that of leaving the routier of their own respective presi lency, and the same privilege in respect to the date of leaving India, will be granted to officers of the several services referred to embarking at other preablencies or places in India, not more distant from their station than the ports of their own presidency, with the leave of Government previously obtained for the parpose of praces ling to Europe on fuclough, or of retiring from the service altogether.
- 23. In the above rules no provision is made for esses of servants of the classes mentioned resigning the services for leaving their precidency with the permission of the Government in consequence of sickness. The case of such persons has been considered by the President in Council, to require a new rule, which, under the terms of the act, requires to be submitted for the confirmation of the Hon'b'e the Council of Directors, before it can take off or. It is accordingly declared, that the security to be given by servants as the condition of their drawing allowances while absent from their presidency, must provide for the case of such retirement, and the servants must blud themselves to refund the whole of the allowances so drawn, in case of their resignation and departure for Europe without previous return to their presidency, provided, that the new rules to be established, should require such re-fund.

By order of the Hou'ble the president in council, H. T. PRINSEP, Secy to the Govt. of India.

AMENDED MUTINY AND REGIMENTAL DEBTS ACT.

ANTO TERTIO & QUARTO VICTORIA REGINA, CAP. XXXVII.

An Act to consolidate and amend the Laws for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for providing for the Observance of Discipling in the India Navy, and to smend the Laws for regulating the Payment of Regimental Debts, and the Distribution of the Effects of Officers and Soldiers dying in Service.

[4th August 1840.

4 G 4 c 81.

Ponishment for Matrix, Desertiand divers other Middry Crimes.

Whereas an act was passed in the fourth year of the Reign of his late majorty King George the Pourth, Intituled an act t consolidate and amend the laws for punishing mutiny and Desertion of officers and soldiers in the service of the East India company, and to authorize soldiers and sailors in the Bast Indies to send and receive letters at a reducea rate of postage, and it being requisite, for the retaining of such forces in their Duty, that an exict discipline be observed, and that soldiers who shall muting or stir up sedition, or shall desert the said company's service, be brought to a more exemplary and speedy punishment than the usual forms of the law will allow; be it therefore enacted by the Queen's most excellent majesty, by and with the advice and consent of the Lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, that if any person who is or shall be commissioned or in pay as an other, or who is or shall be listed or in pay as a uon-commissioned officer or soldier in the service of the said company, shall, at any time during the continuence of this act, tegin, excite, cause, or join in any mut ny or sedition in the Land or marine forces of her majesty or of the said company, or shall not use his utin ist contenvours to suppress the same, or coming to the knowledge of any mainy or intended muting shall not, without delay, give information thereof to his commanding officer; or shall caste away his arms or aumunition, or otherwise musbehave hunself before the enemy; or shall shamefully abandon or deliver up ny garrison, fortress, post, or guard committed to his charge, or which he shall be communical to defend; or shall compel the governor or commonding officer of any gardson, fortress, or post to deliver up to the enemy or to abandon the sam; or shall speak words or use any other means to induce such governor or commanding officer, or others, to misbehave towards the eveny, or shamefully to abandon or deliver up any garrison, fortress, post, or gua dicommitted to their respective charge, which he or they shall be commanded to defend to rehalf treatherously make known the watchword; or shall intentionally occasion false alarms in action, camp, garrison, or quarters; or shall leave his post, for plunder or otherwise, before relieved, or shall be found sleeping on his post ; or she il hold correspondence with or give advice or intelligence to any rebel or enemy of her majesty or the said company, either by letters, messages, signs, or tokens, in any manner or way whatsoever; or shall knowingly harbour or protect such rebel or enemy, or shall treat or enter into any terms with such schel or enemy, without the licence of the said company or of the said company's governor general in council, or governor in council at any of their presidencies, or without the licence of the general of chief commander; or who shall do violence to any person beinging provisions or other necessaries to the quarters of the forces; or shall force a safeguard; or shall atrike or shall use or offer any violence against his superior officer, being in the execusion of his office, or shall disober any lawful command of his superior officer; or shall desert the said company's acrvice; all and every person and persons so off-ording is any of the matters before mentioned, whether such offence sirely be ownmitted within the dominions of her majesty or the possessions or territories which are or may be under the government of the » spid company, or in foreign parts upon Land or upon the Per, within or plinaut the limits of the charter of the said united company, shall suffer death, transportation, or such other tobrawa od liade isituani-martiel shall be awarded.

11. And be it enacted, that the general or other officers com - Power to ap manding in chief the forces of or bolonging to the presidencier point of Fort William, Fort Saint George and Bumbay respectively to a for the time being may appoint general court-martial, and i-sor both from his warrant to any general or other officer not below the degree of part times of a field officer, the having the command of a body of troops of Foresic George. her majesty, or of the said company, empowering them respect to Bunday ex tivery to appoint general courts martinly as occasion may require, below to be testime within the second of the se to be holden within the territories of any foreign state, or in any house for the country under the protection of her maister or the antipany, or at any place other than Private of Wales Island, Sin- Cadala gapore, and Malacca,) is the territories under the givernment of the said company, and situated above one hundred and twenty miles from the said presidencies respectively, for the trial of any person and chis command, accused of having committed wiiful murder or any other capital ciline, or of having used thelease or committed any offence against the person or property of any subject of her mileste, or any other person entitled to her m Jesty's protection, to the protection of the responive covernmeats of the Bast India company, or of any state in at ince with the said company, within the territories of any foreign state, or in any country under the protection of her m. jestv on the said company, or at any place, other than Prince of Wales Island, Singapore, or Malacca, in the territories under the gas rame at of the said company, saturated above one bander d and twenty miles from the said preside cies repectively; and the persons accused, if found guilty, shall suffer death, or be lidde to transportation for life or for a term of years, or to such other penishment, according to the nature and degree of the respective off-nees, as by such sentence of any such general court-martial shall be awarded; provided always, that any person so tried shall not be lia do to be tried for the same offcure by any other court whatsocret.

111. And be it concred, that in every case wherein a sout-meeof death or transportation shall be pronounced, or a sentence Doth or of death shall be commuted to transportation, for any nuch on- cure train and the pital offence committed at any place situated above our humbred ration this can be a second training to the committed at any place situated above our humbred ration. and twenty miles from the presidencies of Fact. William, Fort he word by the Saint George, and Bombry respectively and being within the milled, with the territories under the government of the said company, such sen- the tence, whether original, re ised, or c namure I, shall not be ear- the President. ried into execution until confirmed by the general or other officer common ling in chief at the presidency, with the concurrence of the governor general in council, or governor in council of the prosidency in the cerestories subordinate to which the offender shall have been tried, clthough such offender may belong to the forces of another presidency : provided always, that such sentence shall have been regularly reported to and approved and comfirmed by the general or other officer commanding in chief the forces of the providency to which such offen for shall be one, and by whom or under whose authority the court-nurtial by

which such off inder shall have been tried was appointed.

IV. And nest endeted, that if any person liable to be tried such onesders by a court-merical for any such reffence alleged to have been in Cost author committed within the territories of any Bireign State, or in any ner, to be debrer country ander the protection of the majesty of the said empany, of over marint. or at any plane (other than Prince of Wales Island, Singa-pore, or Malacca,) in the territories under the government of the sall company situate above one hundred and twenty miles from the said presidencies of Fort William, Fort Saint

Min 4 12.4 of Post William.

Smittest ex

Cirorge, and Bambay respectively, and for which no proceeding shall have been commenced in any court of competent jurisdiction, shall be apprehended by the authority of or brought before any magistrate for any such affence, such magistrate shall deliver over such accused person to the commanding officer of the regiment, corps, or detachment to which such accused person shall belong, or to the commanding officer of the nearst military station, for the purpose of his being tried by a court-martial for such offices as herein before is provided in that behalf.

The ordinary course of income not to be interested with

V. And he it enacted, that nothing in this act contained shall be construed to exempt any officer or soldier from being proceeded against by the ordinary course of law; and any commanding officer who shall wilfully neglect or refuse, when application is made to him for that surpose, to deliver over to the civil magistinte any other or soldier accused of any capital crime, or of mny violence or offence against the person, estate, or property of any of her maj sty's subjects, or any other person entitled to her upigate's protection, or to the protection of the respective goccomments of the East India company, or of any state in alliance with the said company, which is punishable by the ordinury course of law, or shall wilfully neglect or refuse to assist the officers of justice in apprehending such offunder, shail, upon conviction the eof in any presecution in any of her majesty's courts of resord in India, be deemed to be ipso facto cashlered, and shall be utterly disabled to have or hold any civil or military affice or employment in the said company's service in the East Indees, and a copy of the record of such conviction, subscribed and attested by the clerk of the crown, or other proper officer of the court is which such conviction shall take place, shall, within two months from the time of such conviction, be transmitted to the judge advocate general of the army to which such offender shall belong; provided that nothing herein contained shall extend to require the delivery over to the civil magistrate of any such person accused of any offence who shall have been tried for each offence by any court martial in manner herein-before provided in respect of offences committed within the territories of any foreign state, or in any country under the protection of her majesty or the said company, or at any place in or out of the territories of the said company situate above one hundred and twenty miles from the said presidencies of Foil William. Fort Saint George, and Bombay respectively, or against whom any effectual proceeding small have been taken or ordered to be taken, for the purpose of bringing such person to trial by such court-martial as aforesaid; provided also, that no person or persons, being acquitted or convicted of any capital crime, violence, or offence by the civil magistrate or the verdict of a jury, shall be liable to be punished by a court-martial for the same otherwise than by cushiering.

After trial by the Civil power, no other punish ment than cashioring.

No soldier has to accept for dobt, unless noncottag to Mucus

Vi. And be it enacted, that no person whatever enlisted into the company's service as a soldier shall be liable to be arrested or taken therefrom, by any process or execution whatever, other than for some criminal matter, unless an affidavit (for which no for shall be taken) shall be made by the plaintiff or some one on his behalf, before a judge of the court out of which such process or execution shall lasse, or before some person authorized totake affidavits in such courts of which affidavit a memorandum shall, without fee be endorsed upon the back of such process, that the original debt for which the action has been brought or execution and out amounts to the value of three hundred company's topecs at the lesst, over and above all costs of suit in the

action or actions on which the same shall be grounded; and any ludge of such court may examine fut any complaint, thereof made by a soldler or by his superior officer, and by warrant nuder his hand discharge such soldier without fee, he being shown to be duly enlisted, and to have been arrested contrary to the jatent of this act, and shall award reasonable costs to such corpplainant, who simil have for the recovery thereof the like tem dy that the person who takes out the said execution talkht have had for his costs, or the plaintiff in the like action might have had for the recovery of his costs, in case judgment and been given for him with costs, against the refeedant in the said action; growhird that any plaintiff, apon notice of the cause of action first given in thice a common writing or left at each soldier's last quarters, may file a commisson a, peurance, in any action to be brought for or upon account of any debt whateoever, and proceed therein to judgment according to the course of the court, and have execution other than squingt the body.

Plaintel white against 92

VII. And be it enected, that it shall be lawful for her mu- The Queen mas jesty to make articles of war for the better government of the make attains of said company's forces, which articles of war shall be judicially Courte shall take taken notice of by all judges and in all courts whatsoever; and Junior motion. copies of the same, printed by the queen's printer, shall, as soon and copies to be as conveniently may be after the same shall have been made and Judges and Go estab liked by her majesty, to transmitted by her mujesty's se-ternors cretary at war, signed with his own hand and name, to the judges of her majesty's superior courts at Westminster, Dublin, Edinburgh, and in India respectively, and also to the governors of her majesty's dominions abroad, and the territories within the limits of the charter of the said company; provided that to person shall by such articles of war be subject to any punishment extending to ife or limb or transportation within the dominions of her majesty, or the possessions or erritories which are or may be under the government of the said company, for any crims committed within one hundred and twenty miles distance from either of the presidencies of Fort William, Fort Saint George, or Bomboy, which is not expressed to be so pun'shable by this not; provided also, that nothing in this act contained shall in may makiner impeach or affect may articles of war, or any mailers en sed or in force, or which hereafter may be enacted by the government of India, respecting efficers or so there being matives of the East Indies or other place within the limits of the said compay's charter, and to whom the pres at act is declared not to be applicable

Vill. And be it enacted, that on the trial of all off north committed by may native officer or no dieror collower, reference Officer or solder shad be had to the articles of war framed by the government of ludia for such astive allicers, soldiers, or fallowers, and to tha exable had makes of the service

Tripl of Native

IX. And be it enected, that her Majesty may from time to time grant a commission or warrant under her royal sign ma- authorize ou the must units the court of directors of the soil company, who by Court of Directors Airfris of wish contimitation or matient spail page homes minger et the profittinge the sent of the said company to nather each and comparer their peace the lasts governor general is council and governor in council or the time last. Communibeing at the presidencies of Fort William, Fort Saint George, in Print Offices and Bombog respectively, from time to time to uppoint courts Martin. m rilal, and to suitorize and empower the general or other oilour commanding any body of the forms employed in the sult company ratifice to appoint general courts murial, so well so to nucleorize any officer guder their tespective commands, not below

the degree of a field officer, to convene general courtemartial, as occusion, may require, for the trial of offences committed by any of their forces under their several commands, whether the same shall have been so committed before are after such officer shall have taken upon himse's such commar, i, all which court-martial shall be constituted and shall regulate their proceedings according to the several provisions herein-after apacified; provided that, whenever any of a r majesty's forces shall be employed to act under the authority of any of the said company's presidenotes in the East Indies, the power of appointing courtmartial or authorizing the appointment of court-martial for the trial of any officer or soldier of the said company of or belanging to such presidencies, shall be in the officer for the time being commanding in chief at such presidency.

The Queen my vening of Courts. martial for trying

X. And be it enacted, that, for bringing to Justice offenders enthorise the con- against such articles of war as may be framed by her majesty as herein-before provided, it shall be lawful for her majesty to Odences against grant her commission or warrant to the persons and in the manner herein mentioned and expressed for convening, and authorizing any officer under their respective commands not below the degree of a field officer to convene courts-mirtial. as well in the possessions or territorics which are or may be under the government of the company as elsewhere where the troops of the company are or may be employed, as occasion may require, for the trial of offences committed by any of the forces under their several commands, whether the same shall have been committed before or after such officer shall have taken upon himself such command.

Offenders may be tried and pun. ished in Places other than where the Odeuces have Beren Committed

XI. And be it enacted, that any person subject to the provisions of this act who shall, in any part of her mujesty's dominions of the passessions or territories under the government of the East India company, or elsewhere, commit any offence for which he may be liable to be tried by court-martial by virtue of this act, may be tried and punished for the same in any part of her mejesty's dominious or the possessions or territories which are or may be under the government of the said company, or elsewhere where he may have come after the commis bin of the eff nee, in the same manner as if the offence had been committed where such trial shall take place.

fre nurlimentered Constitution of Ge-Board Charle mar-

XII. And he it enacted, that all general courts-martial heid under the authority of this act shall consist of not less than thirteen commissioned officers, except the same shall be holden in any place out of her majesty's deminions, or of the possessions or territories which are or may be under the government of the said com; any; or at Prince of Wales Island, Singapore or Malacan, at which places such general court-married may consist of any number not less than thee; and no judgment of death shall pass without the concurrence of two-thirds at least of the officers present; and the president shall in no case be the officer communding in chief or governor of the garrison where the offender shall be tried, nor under the degree of a field officer, unless where a field officer cannot be had, wor in any case whatsoever under the degree of a captain.

Pawers of Ge noral Court mer-

And be it enacted, that a general court-martial may semence any suidiers to imprisonment, with or without hard labour, in any public prison or other plane which the court or . The efficer commanding the regiment or corps to which the offender belongs or is attached shall appoint, and may also direct that such offender shall be kept in solitary confluencent for any

portion or partious of such imprisonment, not exceeding one month at a time, or three months at different times with intervals of not less than one mouth between such times in one year, of such imprisonment with hard labor, or may sentence any toldier to corporal punishment, not extendly to life or limb, for immorality, misbehaviour, or neglect or duty; and a general court-martial may, in addition to any such punishment as aforesaid, sentence any offender to forfeiture of all advantage as to additional pay and pension on discharge; and whensoever any court-martial by which any soldier shall have been tried and convicted of any offence punishable with death shall not think the offence deserving of capital punishment, much court-martial may instead of awarding a corporal punishment or imprisonment, adjudge the offcuder, according to the degree of the offence, to be transported as a felon for life or for a certain term of years, or may sentence him to general service as a maldier in any corps of the said company's forces, and in any country or place, (such country or place being within the limits of the said company's charter, and under the said company's government,) which the officer community in chief at the presidency to which the offender belongs shall there-upon direct, or may, if such offender shall have quisted for a finited number of years, sentence him to serve for life as a soldier in any corps of the said company's forces which such officer commanding if chief shall direct; and the court may, in addition to any other punishment, sentence such offender to forhit all advantage as to increase of pay or as to pension on discharge which might otherwise have accrued to such offender; provided in all cases where a expital pumpilment thall have been awarded by a general court-martial it shall be lawful for the officer communding in chief the forces of the presidency to which the off ader shall belong, instead of can-ing such sentence to be carried luto execution to order the offender to be transported us a felon, either for life or for a certain term of years, as shall seem meet to the officer commanding as aforcasid.

XIV. And be it enacted, that her majesty may, by sny order or orders, to be by her from time to time made with the advice powered to apof her privy connell, appoint, or by any such order or orders in point or to aucouncil authorize the governor general of India in council, and Government the governor in connect of Fort Saint George and Bumbay res- appoint Places of Transportation. pectively, to appoint, any place or places beyond the seus within her majesty's dominious to which felons and other offenders may be conveyed; and that when such offenders shall be about to be transported from any of the said presidencies to such place of transportation the governor of such presidency shall give orders for his intermediate custody and removal to the ship to be employed for his transportation, and shall empower some person to Sentences make a contract for "the effectual transportation of the offender Transportation. to the place so appulated, and shall direct security to be given for such transportation.

XV. And be it enacted, that'so soon as such offender shall be delivered to the guvernor of the entury, or other person or person or empired to the author the contractor or other person appointed for that Convict Laws of the Place of nurpose as aforesaid shall be so directed to deliver him, every Transportation. such person shull, within the place or places to which under or in pursuance of any such order or orders in council they strail ba sent or transported, he subject and liable to all such and the same laws, rules and smruintions as are or shalf be in force in any such place or places with respect to eduvicis transported from Great Britain.

The Queen cup

imina Govern ments to execute

Transports

Trial and Puniniment for king. smilar Offences.

XVI. And be it enacted, that every paymenter or other commissioned officer, or any person employed in the ordnance or commission that department or in any manner in the care or distribuffon of any money provisions, forage, or stores who shall embezzle of fraudulently misupply, or be concerned in or countre at the emberzioment, fraudulent misapplication, or demage of any money, provisions, lurage, clothing, ammunition, or other military stores belonging to her majesty's forces, or for her use, or belonging to the Bast India company or for their use, may be tried for the same by a general court-martial, which may adjudge any such offender to be trensported us a felon for life or for may execute term of years, or to suffer such punishment, of tine, imprisonment, dismissal from the said company's service, and in sapacity of serving the Bast India company in any office, civil or military, such court shall think fit, according to the nature and degree of the offence; and every such offender shall, la addition to any other punishment, make good at his own expense the loss and damage sustained, which shall have been ascertained by such court-mirrial; and the loss and damage, so as writined as aforesaid, shall be a dehr to her mujesty or the East India company, as the case many be, and may be recovered accordingly.

Composition and Fowers of dis-Course maried

XVII. And be it enacted, that a district or garrison courtmartial shall consist of nortless thro five commission of others, and may septence any soldier to any imprisonment, with or without hard labour, in any public prison or other place which such court or the officer commanding the regiment or corps to which the offender belongs or is attached shall appoint, and may also direct that such offender shall be kept in softury confinement for any portion or portions of such imprisonment, not exceeding one month at a time, or three months at different times with intervals of not less than one month between such times in year, of such imprisonment with hard labour, or may soutence any soldier to corporal punishment, not extending to life or limb, for immorality, misuchariour, or neg ect of duty; and such court may, in addition to either of the said punishments, sentence a soldier to torfelture of all advantage as to additional pay, and to pension on discharge, for disgraceful conduct.

In wilfully maining or injuring him-elf, or any other soldier at the instance of such soldier, with intent to render himself or such soldier unfit for service:

In tempering with his eyes:

lu malingering, felgulug discase, absenting himself from hospital whilst ander medicar care, or other gross siglation of the rules of any hospital, thereby wilfully producing or aggravating disease or indrastry, or wilfully delaying his cure :

In purioining or solling-stores, the property of the crown or

of the East India company:

to stealing may money or goods, the property of a commade, or of thy military or regimental most:

In productur false or accounts or returns:

In embershing or fraudulently misapplying money introduct to him, belonging either to the crown or the Bust India company :

Or in committing any petty offence of a felonious or fraudales t nature, to the lojary of or with intent to injere any person, civil are refiller to

the fur any other diagraceful conduct, bring of a cruck indeceel, or unnatural kind.

And such affender may be further put under stoppages, not exceeding two-thirds of his daily pay, until the smount be made good of say less or damage arking out of his misconduct : and if any soldier shall be convicted of any such disgraceful conduct. and shall be sentenced to forfeiture of his claim to pension, the court may further a commend him to be discharged with ignoming from the service; and any such court shall deprive a soldier, if convicted of a charge of habitual drunkenness, of his liquor when import in kind, or of his allowance in line of beer or liquor, or of such proportion thereof, or of such portion of his additional or read ar pay, for such period, not exceeding two years, as may accord with her majesty's articles of war for the company's troops, subject to restoration on subsequent good conduct; and in addition to any such posishment, the court may, if It shall think fit, seatence such off-ader to imprisonment or to corporal punishment; provided that in all the foregoing cases the sentences of a district or garrison court-instital shall be confirmed and mand ed by the general officer, governor, or senior officer in command of the district, garrison, or island; and the president of every court-martial, other than a general court-martial, not being under the rank of exptain, shall be appointed by the officer convening such coart-martial; provided that such court-martial shall not have power to pass any sentence of death or transportation.

XVIII. And be it enseted, that in cases of muchay and grass insubordination, or any offences committed on the line of march; the offence may be tried by a regimental court-mar- gimental tial, and the sentence confirmed and carried into exacution on martial. the spot by the officer in the immediate command of the troops, provided that the sentence shall not exceed that which a regimental court-martial is competent to award; and a regimanual court-martial may try any soldier for habitual drunkenness, and may sentence any soldier to impresoment, with or without hard labour, for any period not exceeding forty days, and to solitary confinencent for any period not executing twenty days; and whenever any such court-martial anall sentence any soldier to improsonment as aforesald it may (if it shall think fits direct that he he kept in solltary confirment for a certain po tion or portions of the period of such imprisonment; priviled sissays, that when such court shall direct the to imprisonment ment; privided always, that when such court shall hirect the and other funch imprisonment to be part solitary and part otherwise, the whole ment as acled by period of such imprisonment, including the solitary part thereof, Regit shall not exceed theory days, and shall be divided into periods not exceeding ten days such; and a regimental court-martial may sentence may solder for being death when on or for duty of parade, or on the line of March, to be deprived of a penny a day of his pay for any period not exceeding thirty days, in add tion to any other punishment which such court may award; and any each court shall deprive a soldier, if convicted of a charge of habitual dranksmiers, of his liquor, when issued in kind, or of his allowance in lien of beer or liquor, or of such proportion thereof, or of such portion of his additional or regular pay for such period, not exceeding air months, as may accord with her majests's articles of war for the company's troops, subject to restoration on subsequent grod conduct.

XIX. And be it moseted, that every soldier who shall be found guilty of desertion by a general or district of garrison isbuscula. spart-martial, where such fludings shall be doly approved, or of felouy in any court of early judicature, shall thereupon forleit all advantage as to additional pay, and toppension on discharge, in addition to any punishment which such court may

Sentences to be

President

Certain offences may be tried and punished by Re general Courts

Regulations as Cuarta

Additional Pub.

award; and it shall be lawful for any court-martial empowered to try the crime of desertion, in addition to any other punishment, to direct that the offender be marked on the left side, two inches below the arm-pit, with the letter D. such letter not to be less than an inch long, and to be marked upon the skin with some ink or gunpowder, or other preparation, so as to be viable and conspicuous, and not liable to be obliterated.

Officers in com-mand of Troops at raing in foreign Countries, not in Albance with the East Index Combig Courts mar-

XX. And be it enacted, that it shall be lawful for any officer command my any district, or any portion of the said company's troops which may at any time be serving in any place out of her majesty's dominious, or of the possessions or territories which are or may be under the government of the said company, or of the ferritories of those states in alliance with the sald company in which the said company's forces are permanently stationed, upon complaint made to him of any offence committed against the property or person of any inlinbitant of or resident in any such countries, by any person serving with or belonging to the company's army, being under the immediate command of any such officer, to summon and exuse to assemble a court-mercial, which shall consist of not leas than three officers at the least, for the purpose of trying any such purson, notwithstanding any such officer shall not have received any warrant empowering him to assemble courtsmartial; and every such court-mirtial shall have the same powers in regard to summining and examining witnesses, trial of and sentence upon any such offenders, as are granted by this act to general court-martial; provided that no sentence of any such pourt-martial shall be executed until the general commanding in chief of the army to which the disision, brigade, detachment, or party to which any person so tried. convicted, and adjudged to suffer punishment shall belong, shall have approved and confirmed the same.

Sentence of such Courty to be con-Money

How Proceed Courts martial.

XXI. And be it enacted, that officers of her majesty's land buys shall be re-forces, and of the forces in the service of the East India numbed in cases company, may, whenever it shall be necessary, sit in conjunc-Queen's and Com tion on courts martial which shall be regulated in like pany's timers on, as if consisting wholly of afficers of her majesty's land forces, of wholly of officers in the service of the said company; except that upon the trial of any person in her maj say's land

forces, the provisions of the nat which shall exist at the time for the punishment of muttay and desertion in her mojesty's forces shall be applicable; and on the trial of any officer or soldler in the service of the said East India company, the provisions of this act shall be applicable, notwithstanding any officer in the actual service of the swid company may have a commission from her majesty or any of her regul predecessors.

Courts martial tal Enta basekii317. Queen's Others.

XXII. And whereas it may sometimes happen that officers wheely in the service of the said company cannot contenently be had to compose the whole or part of a court-martial; be it enacted. that any others or soldier, or person subject to the provisions of this act, may be tried by a general court-martial composed of officers in her majesty's service alone; provided always, that the officer convening such court-martial shall specify in his warrant that no officer in the service of the said company could conveniently be had.

Oneine in entemp er luest on के क्षेत्रकातात्रका । एउट 🖥

XXIII. And be ft enacted, that all general and other courtsno murtial shall administer an oath, or, in case of natices of India, au outh of solemn de laration, as circumstances muy require, to every person who shall be examined before such court in any matter relating to any proceedings before the same.

XXIV. And be it concept, that in all trials by general convin-martial to be hold by virtue of this act the president and every member assisting at such trial, before any proceedings be had therenn, shall take the naths in the schedule to this act annexed, before the Judge advocate or his deputy, or person officiating as such, and on totals by other courts-martial before the president of such court, who are hereby respectively authorized to administer the same, and any sworn member may administer the oath to the president; and as soon as the said outlit shall have been administered to the respective members, the president of the court shall administer to the judge advocate, or the person officiating as such, the oath in the schedule to title act unnexed; and no proceeding or trial shall be had but between the hours appointed by the officer commanding where the court-martial is held, except in cas a which require an immediate example; provided also, that every witness duly summoned or warned to attend any court-martial shall during his necessory attendance on such court, and in going to and returning from the same, be privileged from arrest, and shall, if arrested in breach of such privilege, be discharged by such court-martial or any court of law, or judge of any such court, according as the case shall require upon its being made appear to each coart-martial, court of law, or judge, by affidavit in a summary way, that such witness was arrested in going to or returning from or attenuing upon such court-mertial; and that every witness so duly summoned or warned to attend as aforesaid who shall not attend on such court, or who attending shall refuse to give evidence, on oath or silemn declaration, or to attached answer all such questions as the court may legally demand, shalf he liable to be attached in the courts of law, upon complaint made, in like mouner as if such witness had neglected to attend on any trial in any such court.

XXV. And he it concred, that no officer or soldier, being sequenced or consisted of any offence, shall be liable to be tried a second time by the same or any other court-martial for the same offence, unless in the case of an appeal from a regimental to a general court-mortial; and that no finding, opinion, or so tence given by any court-martiel, and signed by the presi- then one. deut theren', shall be liable to be revised in one than once; and no witness shall be examined nor shall any additional oridence he received by the court on such recision.

XXVI. And be it cureted, that every judge advocate, or person officiating as such at a general court-martial, shall, trausmit, with us much expedition as circumstances will admit the original proceedings, and the sentence, finding, on opinion of such court-martial, to the judge advocate general of the Army in which such Court shall be held in whose such Court shall army in which such court martial shall be held, in whose other he held. they are to be carefully preserved; and any per-on tried by a general court-martial, on any person in his behalf, shall be entitied, on demand, to a copy of such centeres, finding, or opinion, and proceedings, (paying reasonably for the same,) whether such sentence shall be approved or not, at any time not sooner than three months if the trial took place on the continent of India, or six months if beyond seas; provided that such detuned as afterested shall been been made within the space of three searestrom the date of the approval or other final decision apon the proceedings before each general court-martial.

Moinbers of Ge neral Courts mer tial and Officiaing Judge Adv. lette mentioned in the Schedule.

Protection Withches

Witness and at tending or refus ing to give Est douce lightly to be

A second Trisl to be had only on Appeal from a Regimental to a ('enri martini, aud no Rerwies

Original certiues. tente, A transmitted to the Judge Adverse General of the

Indian Covernments may sus-pendProceedings.

XXVII. And he it enacted, that the government of any of the said presidencies in India may suspend the precedings of any court-martial which may at any time be holden within such presidencles respectively. XXVIII. And be it enacted, that all crimes and offences

exampl this Act, and all existing Proceedings continued.

offences against XXVIII. And he it enacted, that all orimes and offences tormenting Mutior Act pusishable which have been committed against the said act of the fourth
or if committed year of the reign of his majesty King George the Fourth, or against any of the articles of war made and established by virthe of the same, may, during the continuance of this act, the to quired of and punished in like manner as if they had been committed against the act; and every warrant for holding any court-martial ander the said act of the fourth year of the reign of Ills Majesty King George the Fourth shall remain in full force, notwithstanding the repeal of such act, and all proceedings of any court-martial upon any trial began under the authority of such former act shall not be discontinued by the repeal of the Limitation auto same : provided always, that no person shall be liable to be aried and punished for any offence against the said act or this act. or the articles of war made or to be made by vitue of the same acts, or either of them, which shall appear to have been committed more than three years before the issuing of the commission or warrant for such trial, unless the pe son accu-ed, by season of his having absented himself, or of some other manifest impediment, shall not have been amenable to Justice within that period, in which case such person shall be liable to be tried under such commission or warrant at any time not exceeding two years after the impediment shall have cented; or unless the conduct of the person accused shall have been submitted to the consideration of the Court of directors of the Bost India company by the government of the presidency to which such person shall belong, in which case such person shall be liable to be tried under such commission or warrant at any time not exceeding five years after his offence shall have been committed.

trial of Ofene es.

Descrition shall ba punishable, notwithstanding any Chroum stances of enlist-Meki.

mor Offences.

XXIX. And be it enacted, that every soldier shall be limble to be tried and punished for desertion from any corps into which he may have culisted, or from Her Majesty's service, notwithstanding that he may of right belong to some corps form which he shall have originally discreed; and if such person shall be c'aimed as a deserter by the corps to which he originally belonged, and be tried as a deserter thereform, or shall be tred as a deserter from any other corps into which he may have enlisted, or if he shall be tried while actually serving in some corps for desertion from any other corps, every desertion previous or subsequent to that for which he shall be under trial, no well as every previous conviction for any other offence, may be Admissibility of given in evidence against him; and in like manner in the case of any soldier tried for any offence whatever, any previous comvictions may be given in evidence against him; provided that no such existence shall in any case he received until after the prisoner shall have been found guilty of such effence, and then only for the purpose of affixing punishment; and provided also, that after he shall so have been found guilty, and before such evidence thall be received, it shall be proved to the autisfaction of the court that he had previously to his trial fereived metice of the intention to produce such evidence on the same; and provided farther, that the court shall in no case award to him any prester or other panishment or psylaborate than way by this not, and by the arricles of was to be framed by her majesty by virtue of this act, he awarded for the offeace of which he shall have been found guller.

XXX. And be it enucted, that any person who shall volune. A person asturily deliver himself up as a deserter from any regiment or cell to be a Decorps of the said company's forces, or who, upon being appre- series to be declared for desertion or any other offence, shall, the the presence and dealt with an of the magistrate or of the commanding officer of the place, con- rectingly fers bimuelf to be a deserter from any such regiment or corps, shall be deemed to have been duly enlisted and to be a soldier, and thall be liable to serve in any such corps of the sail compuny's forces as the commander of the forces of the said comhung shall think fit to appoint, whether such person shall have been ever actually enlisted as a soldier or not.

*# ever actually collected as a supper or new.

XXXI. And be it enseted, that every person who shall di- Punishment for XXXI. And be it enseted, that every person who shall di- Punishment for XXXI. rectly or indirectly pursuade any soldier to desert shall auffer ting in Desertion such punishment by fine ar imprimument, or both, as the court before which the conviction may take place shall adjudge; and every person who shall assist any deserter, knowing him to be such, in descring or in concealing himself, shall furfeit for every such offence the sum of eight handred company's rupees, and be further liable to imprisonment, not exceeding twelve months.

XXXII. And be it enacted, that masters shall be taken of Musiers and Puevery regiment, troop, or company in the said company's service matters on at such times as shall be appointed; and no soldier shall be ab- Musters sent from such musters unless properly certified to be employed on some other duty, or to be sick, or in prison, or on fullough; and every person who shall give or procure to be given duy outrue certificate whereby to excuse any soldier for his absence from any mester or any other service which he neith to attend or perform, or shall make any false or united muster of man or herse or shall wittingly or willingly allow or sign the muster roll wherein such false muster is contained, or any duplicate thereof, or who shall directly or indirectly take or cause to be taken any money or gratuity for mustering any soldiers, or for signing any muster rolls or duplicates thereof, or shall knowingly muster any person by a wrong name, upon proof thereof upon onth made by two witnesses before a general court-martial, shall for such offence be forth with cashiered, and shall be thereby utterly disabled to have or, hold any civil or milliary office or employment within the territor'es under the government of the Bust India company, or in her majesty's service or the service of the said company; and if the person giving such untrue certificate shall not have any military commission he shall forfeit for every such offence the sum of five handred company's rapecs; and any person who shall latedy be mustered or offer himself to be mustered, or lend or furnish any horse to be fairly mustered, shall upon onth made by two witnesses before some magistrate residing near the place where such muster shall be made, forfalt the sum of two bundred company's rapers; and the informer, if he belong to the company's service, shall, if he demand it, he forthwith discharged.

XXXIII. And be it enserted, that may soldier who shall absent himself without leave, or who shall desert, shall, an conviction by a gen rat or other court-martial, in addition to any punlshment awarded by such court, forfelt his pay for the days on which he has so absented himself without leave, or on which he has been absent by such desertion; and that no soldier shall be entitled to pay, or to recken service, rewards, pay, or pendion, when to confinement under any sentence of any court, or during any abunces from duty by commitment on a charge of any offence cognizable by a civil or criminal court, or by reason effiny arrest for debt, or as a prisoner of war, or while in con-

Auspennian and Porfeiture of Pay.

finement under any charge of which he shall afterwards he convicted; and if any soldier shall absent himself without leave. for any leave for any period not exceeding five days, and shall not account for the same to the satisfaction of the commanding officer, it shall be lawful for the said comman ing offi er (if he shall think fit) to order and direct that, in addition to such other Dunishment as he has authority to inflict such goldier shall sisp suffer forfeiture of his pay for the day or days on which he has so absorted himself, and there upon such pay shall be forfeited, and such soldier shall not be liable to be afterwards tried by court-martial for the said offerer; provided always, has any soldier who shall be so ordered to forfait life pay shall have a right to insiet on being tried by a court-mirilal for his offence instead of asbmitting to such forfeiture; and provided also, that any soldier acquitted of any offence for which he had been committed shall, upon return to his dury in his cor is, be entitled to receive all arrears of pay growing due, and to reckon service during his absence or confinement; and upon rejoiging the service from being a prisoner of war due inquiry shall be made by a court-murtial, and if it shall be proved to the aitis action of such court that the said soldier was taken prisoner without wilful neglect of duty on his part, and that he hath not served with or under or in any manner aided the enemy, and that he hath returned as soon as possible to the service, he may thereupon he recommended by such court to receive either the whole of such arrears of pay, or a proportion thereof, and to reckon service during his absence i provided also, that it shall be lawful for the government under which any soldier is serving to order or withhold the payment of the whole or any part of the pay of any such soldier during the period of absence by any of the consecutorecaid.

Soldiers cati tied to discharge eent home, free of DALUERO ;

XXXIV. And be it enacted, that every soldier entitled to his to discharge under any orders or any regulations made by the said company, or upon the expiration of any period for which he shall have engaged to serve, or under this act, shall be entitled to be sent to Great Britain or Ireland free of expense, and be entitled on his return to have and receive marching money from the place of his being landed to the parch or place in which he shall have been originally enlisted, or at which he shall at the time of arrival in Great Britain or Ireland decide to take up his residence, such place not being at a greater distance from the place of his landing than the place of his original onleatment. such marching money being at the rate and reckoning per diem fixed for victualing soldiers in her majesty's service on the But to be sub. march; provided always, that every such soldier entitled to and cet to this Act claiming his discharge, and to be sent to Great Britain or Iraland, shall, until his arrival and debarkation in Great B itain or Irriand, be subject to the provisions of this act, and the articles of war framed or to be framed by her maj at, for the better government of the company's forces.

ful their Arrival.

Pay, or to detain l'ay .

No paymenter ZZXV. And be it concred, that no pay-menter or other per-to receive form or shall receive any fees or make any deduction whatsoever-enductions and of out of the pay or allowances of any officer or foldiers (without his consent be obtained thereto), other than the usual dedections, or such other necessary deductions as shall from time to time be received to be made according to the regula lone of the service; and every faymester or other officer having received. any officer's or soldier's pay and allowances, who shall anlaw. fully detain for the space of one month the saute, or refuse to

Punist ment Yor an douar.

" nay the same when it shall become due, according to the seven rai rates catablished by the regulations of the service, shad, upon a peopl thereof before a court-martial, he discharged from his emplayment, and shall forfeit eight hundred common's rupees, and be little to such further punishment an shull by the court-muttial be awarded, one mulety of such fine to be paid to the informer, and should such beformer be a soldier he shall, if he Orders to with demand it, be discharged from any further service; provided hold Pay in cases that sit shall be lawful for the governor general in conneil, or out leave. the governor in council at the said presidencies respectively, to give orders for withholding the pay of any officers or soldier for any period during which such officers or soldier shall be absent without leave.

Indian Borge of Absence with

XXXVI. And be it enacted, that any person who shall unlan fuil. have in his or her possession or keeping, or who shall bersons untewful knowingly detain, buy, exchange, or receive from any soldier or ch diseaser, or any other person, on any pretence whatsoever, or stores, keshall solicit or entice any soldier, or shall be employed by any so der knowing him to be such, to sell my arms, ammunition, clo ha or military farniture, or any provisions, or any shoute or other, articles used in barracks, provided under barrack regulation one, or regimental necessaries, or any article of forage provided to any horses belonging to the service, or shall change the colour of any clothes as aforessid, shall forfeit for every such offence any sum and exceeding forty company's rupers, (one moiety to be paid to the informer,) together with treble value of all or any of the several articles of which such offender shall so become possessed; and if any credible person shall prove on onth or solemn declaration before a magistrate, or person exercising the like authority, a reasonable cause to suspect that may person has in his or her possession, or on his or her premises, any property of the discription berein-before described. on or with respect to which any such offence shall have been committed the magistrate or person exertising like authority may grant a warrant to search for such property as in case of stolen guods.

XXXVII. And be it enacted, that any person who shall enlist into the comp my's forces, and who shall be discovered to be cealing Infirmitincapable of active service by reason of any infirmity which shall have been come led by such person, or not declared before the lustice of the peace at the time of his attentation, and mentioned at the foot thereof, may be transferred into any garrison or weteran or invalid batta: im, or late her majety's or company's marine forces, notwithstanding he shall have been enlisted for any particular regiment, and shall be entitled to receive such portion or residue of bounty only as shall be allowed by the said company by any regulation made in that behalf, in lieu and instend of the bounty upon which such man shall have been enlisteed, any thing in any act or acts, or any rules or regulations relating to soldier, to the contrary notwithstanding,

Recruits ca punjahabie.

XXXVIII. And be it enacted, that all officers and soldiers. After Embarka, who shall be enlisted in or transferred to the service of the sold and Subjects subcompany, and all wheels in the said company's service who may jet to this Act. proceed in charge of or be appointed to do duty with such anlisted or transferred officers and soldiers, shall from a drafter their embarkation to go abroad to such place whereto they shall be sent in the service of the said company, he, during their persage, subject to all the provisions and againstons of his act, and to all and provisions and regulations as officers and soldiers in the

pay of the said company shall from time to time he subject to at the garrison or piece to whi hauch officers and soldlers shall be sent.

Offences during Passage cognizabid after Arrival. XXXIX. And foresmuch as it may happen that offences may be committed by the said officers and man after their embarkatoin, and before the arrival at their place of dectination abread, a high nevertheless cannot be tried and punished during their passage in such manner as such offences ought to be tried and punished; be it therefore enacted, that in every such case every such officer or soldiers may and shall, after his arrival at his place of destination abroad, be tried and punished for every offence committed after his embarkation and before his arrival, in the same manner as he would have been liable to be tried and punished if such offence had been committed in any place where the offence would have been tried by any court-martial held under the authority of this act.

Divers persons, besides officers and holdiers mode subject to bis Act.

XL. And he is enacted, that the provisions of this act shall apply to all officers and persons who are or shall be serving and hired to be employed, or who shall serve and be hired to be employed in the art livry, and in the several trains of artillery, and all conductors of stores, and in the department of confiners. and all officers serving or who shall serve in the corps of engineers, and all officers and persons serving or who shall serve as military surveyors or droftemen, or in the corps of sappers and miners or pioneers, and all persons who now are or shall be in the ordinance and commissuries department; and all apothecaries, reterinary surgeon, medical store-keepers, hospital stewards. and others serving in the anedical establishment of the army, licensed autlers and followers, and all store keepers and other civis officers employed under the ordinance, shall be at all times subject to all the penalties and punishment mentioned in this act, and shall in all respects whatsoever he holden to be within the intent and meaning of every part of this act.

Officer and Sol. diera ranged or serving in Brendly Estates subject to Martial Law, XLI. And be it enacted, that all officers and soldiers of any troops, being mustered and in pay, which shall be raised or serving in any of the possessions of territories which are or may be under the government of the said company, or places which are or may be occupied by persons subject to the government of the said company, or by any forces of the said company, under the command of any officer having a commission lumbediately from the government of any of the presidencies of the said company, shall be liable to martial law in like manner as the company other forces are.

For the pur pract of this Act the Presidency of Fort William to comprise that of Asta. XLII. And be it enacted, that for the purposes of this set, and of any articles of war to be made under the same, the presidency of Fort William in Bengal shall be taken and deemed to comprise under and within it ulf-the territories which by law are divisible between the presidencies of Fort William in Bengal and Agra respectively, and shall for all the purposes aforesald be taken to be the presidency of Fort William in Bengal.

XLIII. And whereas the said company, for the safety and protection of the territories under their government, in addition to their land forces, maintain a marine establishment, beretofuse called, "the Hombay marine," but now called the Jadian navy; and by an act passed in the ninth year of the reign of king George the Pourth, intituted An Act to extend the processions of the Bast India Nuting act to the Bambay Marine rections the said act of the hearth year of King George the Pourth, and that it was appeliant that discipline should be enforced in the said marine establishment in the manner provided

8. W. d. c. 72.

by the easil not of the fourth year of king George the Pourth in respect to the other forces of the said company, it is engeted, that the providence of the said set of the fourth year of king George the Pontth, and the rules and articles of war made and to be made by virtue thereof, should extend and be applied to the service of 4 the Bombay marine," and that all persons in the service of the said company belonging to the said Hombau marine who should be commissioned or in pay as officer, or calisted or in pay as non-commissioned officers or soldiers respectively, in the said company's army, should be, to all intents and purposes, liable to the provi lone of the soid act of the fourth year of his m jesty ling George the Pourth, and to the same rules and articles of war, and the same penalties, as the officers and soldiers of the said company's other forces; and whereas it is expedient. Governor Gene to provide other means for enforcing discipline in the said ma, rat of built to rine establishment called " the Indian navy;" he it enacted, that rd to make Line for the retaining the forces of the said establishment in their and Regulations duty, the governor general of India in council shall have power evictive and pur to make laws and regulations for securing the observance of an making Officers exact discipline in the said service called " the Indian mary," Navy as fully as and for bringing to a more exemplary and speedy punjohment be than the usual forms of the law will allow all officers engineers, under the 4 W so diere, marines, seamen, and all others belonging to the sold in the marine establishment who shall mutlay or stir up sedition, or shall desert the said service, or shall commit any other offence which in its nature would be cognizable by court-martial under this net, or which may be against good discipling in nassi service, in the same and as full and ample manner, to all I tents s n't parposer, as by virtue of an act passed in the session held in the third and fourth years of the reign of his late majesty king William the Pourth, inti-uled An Act for effecting an arrangement with the Bast India Campany and for the better government of his majesty's India Territories vill the thir is h day of April one thousand eight hundred and fifty four, the said wavernor general in council now has powe to make any law and regulation whatsoever; nov thing in the said last mentioned act, or any other act or acts, to the contrary notwithstanding.

XLIV. Provided always, and be it enacted, that in case the court of directors of the East India company, under the control tors, and r Con of the heard of commissioners for the affire of India shall signly any similar to the said governor general in connect their disslowance of and keyditions any laws or regulations by the said governor general in council made by virtue of this act, teen and in every such case, upon racript by the said governor general in council of notice of such distilumence, the said governor general in council aball forthwith reprint all burn and regulations so climboured,

XIV. Provided also, and be it enseted, that all laws and But and recent regulations made as sforesuld, as long as they shall comain fullor of unrerailed, shall be of the same force and effect, within and throughout the said territories, as one not of parlianers would or useful to be within the some territuries, and shall be taken untice of by all courts of justice whatpoover within the same terrlincies is the earne number as any public at his parliament would and one ht to be taken notice of ; and it whall not be ane peary to register or publish in any court of justice any laws or regulations made by the said governor peneral in conneil.

XLVI. Provided also, and he it sometical, that it shall not be made for south tawful for the paid governor neveral in connect, without the pre-ring to paried a light spatistion of the gaid court of directors, to make any law or European more forms. regulation whereby power shall beginen to any court, other than propers, &c

No Law to be

the courts of justice established by the charters of the crown, to sentence to the possishment of death any of her majority's natural born subjects, born in Europe, or the children of such subjects.

Unfilmed Laws and segulations made the provisions of this Act to be applicable to the India Navy.

XLVII. Provided also, and be it enacted, that until the anid governor general in council shall have made laws and regulations for the good government of the said Indian navy by virtue of the powers by this act for that purpose given, all the provisions of this act, and the rules and articles of war to be made by virtue thereof, shall extend and be applied to the said marine establishm at called "the Indian may;" and that all persons in the service of the said company belonging to the said Indian navy; who shall be commissioned or in pay as officers, or in pay as non-commissioned officers or soldiers respectively, in the said company's army, shall be, to all intents and purposes, liable to the provisions of this act, and to the same rules and articles of war, and the same penalties, as the officers and soldiers of the said company's other forces.

XI.VIII. And whereas by an act passed in the sixth year of the regin of his majesty king G o ge the Fourth, intituled on act to amend who acts; of the fifty eighth year of his late majesty, for regulating the payment of regimental debts, and the distri-

6 G. 4. c 61

tration.

Persons employed under articles of war to collect Effects of Officers & Soldiers dring in service abroad, may do so without Probate or Let ters of Adminis-

bution of the effects of officers and solies dying in service, and the receipt of sums due to oldiers; and of the fourth year of his present majesty, for punishing multi- y and desertion of officers and soldiers in the service of the East India company, provision is made for the care, application, and distribution of the effects and credits of officers and soldiers in the said company's service; and it is expedient to render such provisions more effectual; be it cuarted, that it shall be lawful for all persons who may be employed, or required, by or under the authority of onvarticles of wir in force for the time being for the European officers or soldiers in the service of the said company, to take cure of, collect, or appointend or direct the collection of the effects of officers or soldier dying in the service of the said company out of the united kingdom, to ask, demand, and receive any such effects, and to commence, prosecute, and carry on any actions or saits for the recovery. The reof, and to sell and dispose of the same, without taking out any letters of administration, either with any will annexed or other size, in every respect as if such officer or persons employed or required as aforcevid had hern appointed executors or had taken out administration of such effects; and no registers of any court if the East Indies, or any person setting under the appaintment or authority of such court, ad calligends or otherwise, shall in any manuer inter-

What Dates to be deemed float quantum Dates. & to have priority accordingly. the contrary notwithstanding.

XLIX. And be it enacted, that all sums of money due by deceaned officers and soldiers in respect of any military elothing, appointments, and equipments, servants wages due, and inqueshold expences during the current months or in respect of any quarters, or of any mess or regiments accounts, and all sums of money due to any agent or paymenter or quarter-master or any other afficer, upon any such accounts, or on account of any advance inside for any such purpose, and also any charges or explines attending or relating to the illuster or functal of any such efficer or soldier, shall be decount of any arrears of payor mental debts, and shall be paid out of any arrears of payor

pose in relation to any such effects unless required and authorized so to do by any such officer or persons employed or required as aforesid, any not, or sots, law, sta ute, or usuge, to

allowances, or out of any prize or bounty money, or the equi-Imge, goods, chattel, and effects of any officer or soldler dying out of the united kingdom while in the service of the said company, in preference to any other debte, claims, or demands whatsnever upon the estate and effects of such officer or soldier; and if any doubt shall arise as to whether any claims, or demand. Military Secre-made in relation to any officer or soldier is a regimental dabt or joints as to ffe. not, or whether such charges or expences attending or relating smental Debts to the illuess or funeral of such officer or soldier are proper tobe allowed, such question shall be decided and concluded by the order or certificate of the military accretary to the government of the presidency to which such officer or soldier shall have belopped; and all such payments shall be good and valid in law: and every person who shal make any such payment out of aux such arrears of pay, offerts, or proceeds or aforesaid under the provisions of this act, or in pursuance of any such oftler or certificate of such military secretary, or into whose hands any such money shall came, shall be and are hereby indemnified for and in respect of such payments, and all other acts, matters, and things dense in pursuance of the provisions of this act, or of the o der or certificate of the said in litary secretary, in relation to the distribution of such assets; any thing in any act or acts, or law or laws, to the contrary notwithstanding.

In And he it enacted, that all such regimental dolts shall Best! Debtate and may be paid without probate of any will being obtained, or Probate or Letters any letters of administration, or any confirmation of testament, or doministration and the Surplus or letters testamentary of dative, being taken out of any person; only to be decond and the surplus only of such arrears of pay or kiloweness, prize the or bounty money equipage, goods, and chittels, or the pro- ministered, eseds thereof, shall be ducine I the personal estate of the deceas? ed, for the payment of any duty to respect of any probate, or of any letters of administration or confirmation of festante it, or letters testamentary or dative, or for the purpose of distribution as personal catale; and it shall be lawful for the said inditary ancretary to order and direct the payment or distribution of any hundred company's ropics, without any propate or letters of sile true in Administration or confirmation of testament, or letters testamentary when my received or delive, or passes at of any 'd te of absence to the confirmation of testaments. such surplus in any case in which the same shall not exceed five or dative, or payment of any d ty of stomps, or upon legucies ing successing or otherwise; and it shall also be lawful for any pay-master Probate or Admi or other person to issue any sum not exceeding the value of installand duty irea fire handred company's rupies which may be due to any officer deceased, or to the widow of relative of any officer decensed or to the representative or representatives of any such officer's widow or relative in India, in the manner without any probate or letters of priministration, or confirmation of testamout, or letters testamentary or delive, or payment of any duty of stamps, or upon legacies or otherwise, the same to be paid to the person who shall be notified by the said military secretary so aforesaid as being entitled thereto; and sil such payments respactively shall be as rain and effectual, to all intents and purposes, as if the same had been made by of to say executor or adinsulstrator, or under the authors y of any probate or letters of administration, or confirmation of testament, letters testamentury or dutive; any thing in any act or acts, or law or laws, to the contrary not withstanding.

Li. And be it encoted, that such effects, or the proceeds or surplus of such effects, of any officer or so diers so dying, when are deemed As remitted to any person under any order of the military seen to which remitted. ry to the government of any of the said company's presidencies, so as to render or to such military secretary, shall not by reason of coming to necessary. See

Firm e to be Ast

Effects remitted



Military tary authorized to order remittance other place in India.

Accept the hands of such person or military secretary be taken so be assets or effects in the place to which such proceeds at surplus may of effects to any be remitted some to remier it necessary that administration should be taken and in respect thereof; and it shall be lawful for the military secretary to the government of the presidency to which the decresed officer or soldiers shall have belonged to order that such effects, or the proceeds or surplus of any such effects shall be remitted to any other place in India where the same can more ... convertently be paid over to the person or persons entitled themto ; and the obedience to the orders of such military sceretary in respect to the payment and imposal of any such effects, proserds or surplus of such effects, shall be a discharge from all actions, suits, and demands in respect thereof to any person to whose hands any such effects, proceeds, or surplus shall have come, and which shall have been paid and disposed of under the order of which military recreatery.

Mode of Admiprescribed.

LII. And be it enected, that the effects or the proceeds or sistering surplus surplus of such offects, of any such officer or suldier dying as sforesaid which shall remain after satisfying such regimental. delite, as a foresuld, shall with all convenient speed be transmitted to such military secretary, by the orliver or person employed or required take care of, collect, and receive the same as aforesaid; and such military and secretary shall cause the same, or the sucplus thereof remaining after satisfying such dibts, and after such payment and application as is herein-before authorized, to be paid to the executor or legal representative (if in India) of such officer or soldiers; or if such executor or legal representative shall not be in India, or shall not within twelve months from the death of such officer or soldier claim, such surplus then and in athat case such military secretary shall remit the said surplus to the court of directors of the said company in London, to be by them paid to the executor or legal representative of each officer or soldier so deceased; and such remittance, at the end of twelve months as after said, shall be a discharge to such military secr. tary from all actions, suits, said demands in respect of such sarof plus; provided always, that the registrars of her majesty's sedespitation of plus; provided always, hat the registrate or mer uniquely a someoreme Courts veral supreme courts in India, shall not be required or entitled not to take out Advantage of salar and to take out letters of administration, with the will annexed or to to take out letters of administration, with the will annexed or amplus Court of other wise, in respect of such anchine; and in all cases in which threeters may the cases in which threctors may the surplus so remitted by the said military secretary to the said ted surely, and court of directors in London shall not exceed fifty pounds it shall be lawing for the said court of d rectors to order and direct the payment and distribution thereof to the parties entitled thereto, without any probate, letters testamentary or daties, or payment of any duty of stam auton any lexactes or otherwise.

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Preceding Pro-

Lill. And whereas it is expedient that the benifft of proto the risions similar in principle and extent of operation to those Miret of decease Rereby enacted, respecting the collection and conversion in Soldiers extended money of the effects of officers or soldiers dying in the service of the the lander No. the said comment out of the united kingdom, and the nature the said company out of the united kingdom, and the nature and priorities of debts of such officers or sublicer, and the general administration uf the proceeds or surplus of such effects, should be extended to the Indian navy; be it therefore easoted, that the governor general of India in council have power to make laws and regulations in manner aforesaid, to be subject to such disallowance as aforesaid, for providing for the due collection and conversion into money, the priorities and discharge of debts out of the application, remittance, and distribution of the effects and credits of officers, engineers, soldiers, marines, seamen, and all others belonging to the said maring definitionment called the Indian naty, shall been be pen to dif in the service of the Boat fadia company out the willied kingdom; provided that such have not en age for the nuture and electrosteries, of the different of will parmit, shall, in principle and automate, he confirmable to in extent at boucks shall not exceed the provisions kerein before expending respecting the administration of the effects of influers and indicate an drive in service as aforestide and for the perpass of distribution of the surplus of the effects of such all care, envingers, saldiers, our nes, seamen, and all others below: log to the said Indian navy, under any such laws and regula-tions, in cases in which their legal representatives shall not be in Lidia, such surplus shall be remitted to the court of directo's of "the said company in London; and in all cases in which the same biall not exceed fifty pounds it shall be inwini for the said court of directors to order and serect the payment and distribution thereof to the parties cutitied thereto without any probate, letters testimentary or dutive, or payment of any duty of stemps

uĝon any legacies or otherwise. 😕

LIV. "And be it enacted, that in all places where the said company's forces now are or may be employed, are, or where any are body of her major y's forces may be serving with the forces of though the lands the said company, situate bound the Vooledings of the said company, situate bound the Vooledings. the said company, situate bryand the Jurisdiction of the court of af Reques requests established at the citroful Calutta, Madras, and Bom- exceeding bay, respectively, actions of debt, and all personal cettons against Compan officers, all persons licensed to act as sutlers to any corps or de- pable by a inchment of at any station or contonment, all persons resident tary Court. within the limits of a military cautooment, or other persons amenable to the provisious of this act, shall be cognigable before a court of requests composed of military officers, and not elsewhere, provided the value in question shall not exgeed four hundred sompany's rupees, and that the defendant was a person of the above description when the cause of action arose, which court the commanding officer of any station or cantalizated is bereity anthorized and empowered to convene; and the said court shall in all practicable cases comist of five commissioned officers, and the in no instance of less than three, and the president thereto shall in all practicable cases be a field officer, and in no case be under the rank of a septain, and every member having served five years. as a commissioned officer; and the president and members assisting at any such court, before any proceedings to be had before it, shell take the fortewing outh upon the holy evengelists, which outh stalige administered by the president of the court to the others. embers thereof, and to the president by any mamber having first titien the oath; (that is to say,)

swear, that I will daily administer I Justice according to the evidence in the matters that shall be So help me 600 🕹 **bass**ght before me.

. And every witness before may such court shall be examined on path, which such courts at hereby authorized to administer, or if natives of the Rust Ludies, on oath of sulemn declaration, as . Alls, circumstances of the case may require; and it shall be competent for such courts, spon florling any debt or damage due, eliber to award execution thereof generally, or to direct the entities out of any pay of public money which may be couling "The the debtor in the current or any future mantib, or to be pai trestantainment on authority seemity; and in gase the exception basis by away and governity, the dotte, if out baid much with, hinst be letted by Belsers and public sale of such of the debier's

Whote



goods as may be found within the company partison, or espiontions, under within order of the commanding offers grounded
ou the inflammat, of the court; and the goods of the debtor if
found bitight the ilmite of the company's garrison or cantonment
to which he debtor shall belong at any subsequent any time, shall
be illable to be selzed and sold in satisfaction of any remainder of
such debt or damages; and if sufficient goods shall not be found
within the limits of the camp, garrison, or cantonment, then any
public mossy, or any sum not exceeding the half pay accruing
to the debtor, shall be stopped in liquidation of such debt or
damage; and if such debtor shall not secrive pay as an officer, or
from any public department, but be a suffer servant or follower,
he shall be arrested by like order of the commanding officer,
and imprisoned in some convenient, place within the military
boundaries for the space of two months, unless the debt be sooner

Penishment for giving felse Testimost. LV. And be it quacted, that my person wilfully and knowingly firing false testimony on oath or solemn declaration, or affirmation, in any case whereis on oath or solemn declaration is required to a made, shall be deemed guilty of wilful and corrupt perjury, and being thereof duly convicted shall be limble to such pains and penalties as by any law in force in India, any person convicted of wilful, and corrupt perjury are subject and liable to; and every commissioned officer convicted before a general court-martial of perjury shall be engineered; and every soldier or other person amenable to the provisions of this act found waitly thereof shall be punished at the discretion of a general or regimental court-martial.

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LVI. And be it enacted, that any action which shall be brought against any person for any thing to be done in personance of this act shall be brought within six months, and it shall be lawful for every such person to pend therausto the general, issue of not guilty, and to give all special matter in evidence to she jury which shall try the issue; and if the verdict shall be for the shellendent in any such action, or the plaintiff therein become nontuited, or suffer any discontinuance thereof, the court in which the said mutter shall be tried shall allow auto the defendant treble costs, for which the said detendant shall have the like remedy as in other cases where costs by the laws of this realm are given to defendents; and every action equinetarry person for any thing to be dought pursuance of this act, or against any member or minister of a court-martial in respect of my sentence of such court, or of any thing done by virtue of in pursuance of so a sentence, shall be brought in some of the courts of record at the providency under which such posson is serving, or in the courte of record at Westminster or in Dublin, or the court of sections. Scotland, and in no other conet whatenesses 版LV#1. And be enacted, that all penalties by this set im-

PLYMI. And be enseted, that all penalties by this get interpret for persuading or procuring any soldier to desert may and shall be each for and be recoverable by any court of record at the presidency under which such afferner shall be emidging provided that no private skill be brought or projected on carried as by virtue of this set for the penalties aforesald, unless the application commenced within all months after the officions is commenced.

EVIII Provided always, upd be it existed, that nothing in this not contain a shall be a y missioned affect Her Majory's

royal prerogative of mercy.

LIX. And he is enserted, that this set shall commence and take effect from and after the first day of Campany one thousand sight hundred and surry-one, except where the other com-

Mode of rectoring Premition for Propuring description.



Companyerment (A) Art and Speel of France mendements in particularly directed to and that from and after such sing all powers and princious contained in the inid act of the finantic year of the reign of his late majesty king Groupe the Pourth shall coose and determine, and that the said act shall be will be that thereby repealed.

.. SCHEDULB to which this act refere,"

PORM of OATHE to be taken by the President and Members of courts-martial.

You that well and train try and determine, according to the evidence in the several cases and mattern which shall be brought before you, upon the general conce-martial new assembled.

So help you GOD. I A. B do awear, that I will duly administer justice as a memb r of the general court-martial now assembled, appn the several cases and matters which shall be brought before the same, according to the robs and articles for the better government of the forces of the Rost India Company, and according to an act of Parliament now in force for the panishment of muting and desertion of the said forces, and other crimes therein mentioned, without partiality, farour, or affection; and if any dooks shall arise which is not explained by the said articles or acts according to my conscience, the best of my understanding, and the custom of war in the like enses; and I further swear, that I will not divulge any sentence of the court until it shall be duly approved or punished in general orders : and I further awant. that I will not upon any account, or at any time whatenever, ductors or discover any vote or opinion of any particular member' of the court-marrial, unless required to give evidence thereof as a witness by a court of justice or a court-martial in due course of ·law. [So belp me GOD.

Porm of Oath to be taken by the Judge Advicate or person officiating as such.

do swear, that I will not, upon any account whatenever, disclose or discover any vote or opinion of any particular member of the court-martial, unless tequired to give evidence thereof as a witness by a court of justice of wourt-martial in due course of law.

[50 help me OOD.

TRADE OF SHIPS BUILT WITHIN LIMITS OF EAST INDIA CO.'S CHARTER.

-anno tertio & quarto. Victòriæ regiræ, cap. Lvi,

An Act further to regulate the trade of Ships huilt and trading within the Limits of the East India Company's Charter. (7th August, 1840.

Wunners by an appeared in the alty-lifth your of the reign of his late respect v Ring George the Third, invitated an est, to make further regulations for the registry of ships built in India, to make further regulations for the registry of ships built in India, to make practice, that within the limits of the therein-regited data or in any other act contained absold subject the party of the Road I dis nonly make a should not be of the burthen of their bushens, which should not be of the bushen of theorem, which so way ship or respet built within the limits of the effects of the said company, then the property

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of any of His said Majesty's subjects within the limits aforesaid. and employed in trade as therefore solely within the said limits including the Cape of Good Hope, or any ship or vessel which then was, or at any time before the first day of January in the year one thousand eight hundred and sixteen should be building within the limits slore-sid, on accountsof any of Hissaid Majesty's subjects within the said limits, and should be employed in trade solely within the said limits, including the Cape of Good Hope, to any penalty, forfeiture, disability, or impediment, by reason of such ship or vessel not being registered, and not being British hullt, or to affect the property or any transfer of property in any anch ship or ressel as aforesaid which should not be registered; and whereas he an act passed in the fourth year of his late majesty king George the Fourth, intituded an act for the registering of vessels, and by another act passed in the same session. intituled an act to consolidate and amend the several laws now in force with respect to trade from and to places within the limits of the char er f the East India company, and to make further provisions with respect to such trade; and to amend an act of the present sessio of parliament, for the registry of vessels, so far as it relates to vessels registered in India, the said recited act of the fifty-fith year of king George the Third win repealed; and whereas by an act passed in the session held in the third and fourth years of the reign of king William the Fourth, instruled an act to regulate the trade of the British possessions abroad, it was unong other things enacted, that all ships built at any place within the limits of the Bast India company's charter prier to the first of January one thousand eight hundred and sixteen, and which then were and had continued ever since to be solely the property of his majests's subjects, should be deemed to be British ships for all the par-4 W 4 c. 55, poses of trade within the said limit, including the Cope of Good Hope: and where a under and by virtue of an act p aces in the same Basion, intituled an act for the registering of British vessels, ships or vessels built in any ports in the teritorics under the government of the said company, being owned by British subjects, and being registered in manner therein provided for, are entitled to all the previleges and advantag . of a British registered ship; but it is expedient further to regulate the trade of ships built and trading w thin the limits of the East India company's therter, including the Cape of G . d Hope and the territories and dependencies thereof, and in the mentione to restore to the ships or vessels so described as af resaid in the said recited not of the flity-fith year of king George the Third the enjoyment of the privileges to which they were thereby entitled; and it is firther indemnity should be afforded . In respect of the consequences of the repeal of such privileges by the said acts of the fourth year of king George the Fourth, or either of them : be it therefore enseted by the queen's most excellent majerty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present Parliament assembled, and by the authority of the same, that in the meantime and until such declaration by proclamation shall be made by the governor general in council as herein-after is anthorized, as well all ships mentioned in the said enactment contained in the said first recited act of king William the Pourth. as also all other ships or vessels so as aforesaid discribed in the aid act of the fifty-fifth year of the reign of king Georgethe Third, shall have lead and enjoy the same privileges as were thereby given to such ships or resels.

Battl Proclama. tion, all temple to be entitled to privileges given

Il. And he it enseted, that for all purposes of indemnity fore the and discharge from all authors, suits, prosecutions, possible, for the asfeitures, disabilities, or impediments, and for all purposes of \$ c tie confirming and giving validity to all sales, assignments, mortgages, contracts, engagements, bands, polities of assurance, gifts, bequests, rightspetities, interests, matters, and things whatsoever, which but for the said recited repeal of the said privileges would have been valid and effectual in law, and for an other beneficial purposes whatever, this act shall have the some force and effect as if the said act of the fifty fifth year of the reign of king George the Third had never hen repealed.

III. And be it enacted, that it shall be lawful for the gas former the vernor general of India in council, by proclamation to declare declare what shine that all ships or vessels built or to be built within the limits of abuiltoconsmired as Builton the charter of the Bast India company, being owned by her majesty's subjects for whom the said governor general in council has power to legislate, and belonging, under the regulations herein-after provided for, to any ports in the territories under the go eroment of the said company, shall be deemed to be British ships for all the purposes of trade within the said limits, including the Cape of good Hope and the territories and dependencies thereof; provided that upon such declaration being made the said governor general to connect shall, and the said governor general in council is hereby accordingly empowered to make reguistions, to be enforced by suitable primities, concerning the regist ring, licensing, and ascertaining the noncasurement of the tonouge and burden, and generally for the trading within the limits aforesaid of so hadops or visasts, any thing in any act to the contrary notwithmanding; which regulations shall be of equal force and effect with any news and regulations which the sand governor general in corned is authorized to make, but shall be subject to disallowance and repeal, and shall to the same number be transmitted to England, and be deal before both houses of Parliament, as in the case of any or laws or regiolations which the said governor general the council is now by law

empowered to make IV. And whereas it may be expedient to admit to similar Ships beloague privileges and advantages any ships or seemels belonging to may may be admitted tive princes or states in amordinate alliance which or having to private the Britishships subsidiary treaties with the East India company, or owned by subjects of any such princes or states; be it therefore enacted. that the governor general of India in council may by such regulations an aforesaid, su'h regulatione being embject as aforesaid, admit to the privileges and assentages of British ships, for the purposes o trade within the limits of the charter of the said company, including the Cape of Good Hope and the territor ca and dependench a thereal, or to any of such privileges and adsuntages, any slops or vessels belonging to such princes or ainten or any of them, or owner by subjects of any such princes or states; but any such regulations shad provide for the granting to such ships or ressels fit and convenient licences or passes, and generally for the trading within the limit, aforesaid of such ships or vessels.

V. And whereas vessels exceeding the builden of three bingdred and fifty tone, built in ports wit in the limits of the East lidt; to bete of Governors of Fre India company's charter since the first day of January our sidences for thousand eight hundred and sixteen, and owned by Bratch sub- swaling Irade fects, and ressels built in ports within the fimits aforeraid, owned by native princes or states in subordinate alliance with or having subsidiary treaties with the Bast India company, or by the sab-

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jects of such princes or states, may have herel-fore engaged and may be now engaged in trade within such limits, under some licence, authority, or sanction of the re pective governments of the peveral Presidencies in India; and it is expedient that full legal validity and effect should be given to all acts of the said government respectively in reference to thy tra log; be it therefore enacted, that all acts and documents whatever, done, given, or issued by any of the said governments in reference to the trading of the two cluster of years is last herein-before mentioned. shall be deemed and construed to have had for all purposes full legal validity and effect from the respective times when such acts and documents may have been done, given, or issued resp ctively, and shall for all purposes continue to have such validity and effect antil the governor general of India in council shall make other provisions in respect of the trading of such classes of vessels respectively under the authority of this act,

l'rovisions. at for Register. alaye full force a East Indian 'ettii ottek

VI. And whereas doubts have been entertained whether the provisions and remedies enacted and contained in an act passed In the session held in the third and foorth years of the reign of his late Mujesty king William the Fourth, intituled Au tet fur the registering of British Verse's in cases of the wilful detention and refusal to deliver up the conflicate of the registry of any ship or vessel to the proper officer or other pe sons authorized and entifled in that behalf, as in the and last mentioned ect is specified. extend to and are in face in the territories under the government of the Bast India company; and i is expedient that such doubts should be removed; be it therefore declared and enucied, that the said several provisions and remedies in the said dest-mentioned act contained touching the wilful detention of each cut light of reglatry, or the absconding of any person in possession of the same. shall be deemed and taken to extend to, and shall extend to und be in force in the said territories under the gove nment of the Rast India compa

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Mustern directed any particulars place may be per formed in pre-

VII. And be lamacted, that wherever in and by the said act to be performed it is directed or provided that any act, matter, or thing shall and before diovernors many he down may be done or performed by, to, or with the governor, liegtenant governor, or commander in chief of any place where any ship or vessel may be registered under the authority of the same act, the of I is, same shall or may be done or performed in the territories under the government of the Bost India company by, to, or with the governor general of India by council, or the governor of the presidency of Fort William in Hengel, or the respective governors in com oil or governors of the provide conol Fort Saint George and Bombau. or the governor of Pri ce of Water Idand, Singapore, and Mulacen, or the respective resident councillors at Singapore and Malacia, according to circumstate is, and as the case may be.

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And be it enacted, that in all cases in which by the said V117. in last-mentioned act it is made lawful for any governor, lientenant gavernor, or commander in chief of any of Her Majesty's colonies plantations, islands, or territories, and they are thereby authorized and required, if any suit, information, libel, or other princention or proceeding, of any nature or kind whatever, shall have been commenced or shall bereatter be commenced in any court whatever in any of the said colonies, plantations, islands, or territories respectingly, touching the force and effect of any register granted to any ship or versal, apon a representation made to say such governor, ilentenunt governor, of commander in chief, to compe sit proceedings thereou to be stayed, as in the said last-mentioned sec is provided, it shall be lawful, in the territories under the government of the Bust India company, for the governor general of In in in council, or the governor of the said presidency of Fart William in Bengal, or for the respective governors in capicil or government the said presidencies of Fort Saint George and Bombuy, athrewavernor of Prince of Wales Island, Sing p re, and Mularca, so ording to circumstarces, and as the case may be and they are respectively authorized and riquired, if any acca sult, information, likel, or other prosecution or percerding whataver shall have been commenced or shall hereafter be commenced in any of Her Majesty's Courts whatever, in or in any phosaubors dirate to the said a veral presidences, or the government of Prince of Wales Island, Singapore, and Malgrea respectively, tore ing the force and off of of any register granfed to any ship or vigiel, upon a representation made to any such governor general of India in come of ar governor of the said presidency of Fact William in Bengal or unversors in coured or governors of the and presidencies of Fort Saint George and Tombay respectively. or such governor at Prace | Wales Istand, Singapore, and Matreed, according to co-cumstances, and as the cose may be, to consu all proceedings thereon to be startd, if he shall are just cause so to do, until Her Majesty's pleasure shall be k own and certifi d to him by Her Maje ty, by or with the advice of Her Majesty's prive courcel; and such governor general of India in cource, or gavernor of the said presidency of Part William in Bengul, or governor succutacil or governor of the said presidencies of Fort S int George and Bumbry respectively, or such governor of Prince of Wales Island, Singapore, and Mularca respectively, is hereby required to transmit to the cenet of directors of the East I dia company, to be by them forthwith forwarded to the president of the hourd of commissioners for the affairs of India, to be hid before Her Majesty in council, an authenticated copy of the proceedings in every such case, together with his reasons for reusing the same to be stayed, and such documents properly verificities he may judge necessary for the mormation of fler Majesty.

IX. And be it enacted, that the term "limits of the East Can-India company's charter" shall for all purposes of this act be constanted to mean all places and mas eastward of the Cape of Good

Hope to the straits of Magillan.

CONTINUATION OF INSOLVENT DEBTORS' ACT.

ANNO TERTIO & QUARTO. VICTORIM REGINA, CAP. LEXE.

An Act to continue until the First Day of March one thousand eight hundred and forty-five, and from the ce to the End of the then next Session of Parliament, the several Acts relating to Insolvent Debtors in India. [7th August 1840.

Whereau an act was present in the binth year of the reign of it a late Majerty king George the Fourth, intituded an Act to provide for the relief of Insolvent debtors in the Bast Indies until the first day of Mact one thousand eight hundred and the righthree: and whereas a certain other act was passed in the Micond year of the reign of his late Majerty king William the Fourth, intitaled an act to continue until the first day of March one thousand eight hundred a d thir y six an act of

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the ninth year of His lute Majesty, for the relief of Insolvent debtors in India, whereby the said first-mentioned act was cobtimed in force until the first day of March one thousand eight hundred and thirty-six; and whereas a certain other act was passed in the fifth year of the reign of His said late Majesty 48.5 W 4.c 29. king William the Fourth, intituled an act to amend the law relating to Insolvent debtors in India: and whereas by an act passed in the session held in the sixth and seventh years of the 6 & 7 W. T. c. 47, reign of this said inte Mijeste king William the Pourth, the Restmentioned set, as unended by the said last-mentioned act, was continued in force until the first day of Murch one thousand eight hundred and thirty-nine, and from thence to the and of the then next session of parliament; and whereas it is expedient that the anid first-mentioned act, as amended by the anid act of the fifth year of the reign of His late. Majesty king. William, the Pourth, should be further continued; be it therefore enacted by the queen's most excellent Mejesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this presents parliments ussembled, and by the authority of the same, that the said acts of the ninth Year of the reign of king George the Fourth and the fith year of the reign of king William the Fourth shall be and the same are hereby continued uptil the first day of March one thousand eight hundred and forty-five. and from theace until the end of the then next session of purliament.

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NEW POSTAGE ACT.

ANNO TERTIO & QUARTO.

VICTORIÆ REGINÆ, CAP. XCVI.

An Act for the regulation of the duties of postage, [10th August 1840.

Whereas by an act passed in the last session of parliament 2.4.3 Val c 52 intituled an act for the further regulation of the duties on postage until the fifth day of October one thousand right hundred and furty, power was given to the commissi ners of Her Majesty's treasury, or any three of them, by warrant under their limits, to alter, fix, reduce, or remit any of the rates of Brilish or inland or other postage payable by how on the transmission of post letters, and to subjet such letters to rates of postage according to the weight the reof, and a scale of weight to be contained in such warrant (without reference to the distance or number of nules the same might be conveyed), and to fix and limit the weight of letters to be sent by the post, and, to suspend wholly or in part any parliamentury or official privilege of sending and receiving letters by the post free of postage, or an , other franking privilege, and also to direct that letters written on stamped covers, or having a stamp offixed thereto, should (if within the limitation of weight to be fixed under the provisions of the said act, and if the stamp should not have been used before) pass by the post free of postage, and also to require, in case the stamp on which any letter should be written, or the stamp on the cover in which it should be enclosed, or to which it should be attized. should be of less value or amount than in such warrant should be expressed, or should have been used before, such letter should be charged and chargeable with each rate of postage as such wagent should direct, and to order and direct the commissioners of statepe and taxes from time to time to provide proper and sufficient dies

or other implements for expressing and deanting the rates of nuties which should be directed by any such warrant as alones it, and to alve any other orders and make any other regulations relative thereto they might does expedient; and whoreas the commissioners of Her Majesty's treasury of the united kingdom of Great Britain and Irriand have, by a veral warrents under their hands, in pursuance of the power or nathority given to them by the said set, fixed and limited a scale of weight of letters to be transmitted by the post, and directed the rates of postage to be charged and taken on such letters, and have made regulations for the sending of letters stamped free of postage, and made other regulations relative to the sending of letters by the post; and whereas it is expedient that such rates and regulations should be made permanent by law : be it therefore enacted by the que was most excellent mejesty, by and with the advice and consent of the herds spiritual and temporal, and commons, in this present parties ment assembled, and by the authority of the sum, that all letters and newspapers and other printed papers, which shall be state printed sa posted in any town or place within the united kingdom, or shall person be subject be brought from parts beyond the seas to any part or place force thatma and within the united kingdom, or shell be sent by the post between tipme the united kingdom and places below! the seas, or between ady of the other places berein after meggioned, or shall pass, through the united kingdom, shall be subject to the several regulations and rates herein-after contained.

11. And he it enacted, that letters transmitted by the post shell be charged by weight according to the following scale, and charged by weight that the several numbers of rates of postage herein-after set forth shall be charged by and be paid to her unjesty's post-maier general for the use of her mulesty, on latters transmitted by the most: (that is to say.)

On every letters not exceeding buif an ounce in weight, one rate of a stage:

On every letter exceeding half an ownce undennt exceeding one nunce in weight, two rates of po tage;

On every letter exceeding one manne and not expecting two conces in weight, huntrates of postage;

On strip letter exceeding two ounces and not exceeding three ounces in weight, six rates of postage.

And on every lettenexceeding three ounces and not exceeding four quaces in weight, eight rat sof metage:

And for every ounce in welcht above the weight of faut numers there shall be charged and taken to additional rates of postage, and every fraction of an onnce above the weight of faur oucces shall be charged as one additional cance.

III. And be it enacted, that no letter ex ceding a ziren ounces . Limitabes in weight shall be forwarded by the post between places within the quited k ngdom, except pe itin a and addresses to her me jesty and petitions to either house of perliament, and except in each other cases and subject to such regulations and restrictions as the commissioners of her majesty's treasury, by warrant under their hands shall from time to time direct,

IV. And be it enacted, that the following rates of postage Rates of sea shall be charged by and be puid to her mujerty's post master gr- tage. noral for the was of her milety, on letters transmitted by the post; (that is to say,)

Leiters in be

INLAND LATTERA

On all letters and excreding half an anger in writht, transmitted by the past bet seen places within the autiful hingdam, (not being letters sent to ar from parts beyond the

lalend lett

reas,) or posted in any post town in the united kingdom, addressed to persons or places within such town or the ruburhs thereof, there shall be charged and paid one uniform rate of one penny, without reference to the number of theets or pieces of paper, or enclosures of which the same may be comprised, or to the distance or number of tniles the same shall be conveyed; and that on all such letters, if exceeding half an onnce in weight, there shall be charged and paid progressive and additional rates of postage (erch additional letter being estimated at one penny), according to the scale of weight and number of rates herein-before fixed and declared; provided that such postage of one penny and such progressive and additional postage be pre-paid at the time of posting such letters, or that such latters be thely and properly exampled when posted us here in-siter provided; but in case such postage on any and h letters shall not be pre-paid, and such letters that not be duly and properly stamped, there shall be charged on such letters the rate of postage herem-after

As to Letters" went by venets.

V. And be it enacted, that the Postmaster General may forward letters between places in the united kingdom by vessels not packet bosts, and that all etters is rearded under the unthurity of the post-master general by private vessels or packet bosts, and transmitted between places in the united kingdom, shall be considered as forwarded by the post between places, and be charged accordingly.

COLONIAL LETTERS BY PACKET B'AT.

Coloi ettere VI And be it enacted, that on all letters not exceeding half an ounce in weight transmitted by packet boat between the united kingdom and her majest, is colonies or between any of her majest, is colonies or between any of her majest, is colonies through the walted kingdom, (including letters to and from the East Indies by any of her majest, is Madiferranean packet hours to and from the united kingdom ris Syria or Egypt, but not including letters sent through France,) there shall be charged and paid the several rates of British postage herein-after mentioned and specified; (that is to east.)

Between any place within the united kingdom, wherever situate, and any port in her majesty's colonies one uniform rate of one chilling, and between any of her majesty's co-cales through the united kingdom, one suiform rate of two chillings:

And on all such letters, if exceeding half an ounce in weight, there shall be charged and paid pregressive and additional rates of postage, according to the scale of weight a denumber of rates herein-before contained, each additional rate being estimated at one shilling or two shillings; succepting as such letter shall be chargeable under this auaginess, if not exceeding half an ounce in weight.

SHIP LETTERS.

Ship eru-

VII. And he it enacted, that the post-master general may collect and receive letters to forward by ve-sele not parket bosts to places beyond the seas, and may forward the same accordingly, and may collect and receive letters brought by any such vessele from places beyond the seas.

Nates of protego on Ship fetiles. YIII. And be it enacted, that on all letters not exceeding half so once in weight fraumitted by reverie not packet haute, between the united hingdom and any place beyond the some linguisting Copies, the Maritime, the Cape of Good Hope, and the

East Indies or between any places beyond the sees, through the united kingdom there shall be charged and paid for British pos-

tage the rates following : (that is to e-y.)

Between the united kingdom and any place beyond the some at whatever place within the united kingdom the letters may be posted or delivered, one uniform rate of ciabs Pence, and between any places beyond the seas through the united kingdom, one pollorm rate of one shilling and 🖖 four-pence :

And on all such letters, if exceeding half an onnce in weight, there shall be charged and paid additional rates of postage according to the scale of weight and number of rates herein-before, contained, estimating and charging each additional rate at eight-prace or one shilling and fourpence according as such letters shall be chargeable under this enactment, if not excreding half an ounce. it weight.

PORFIGW LETTERS.

IX. And be it enacted that on all letters transmitted by the post between the united kingdom and foreign parts, or between any of the places out of the united kingdom menioned in the schedule to this act annexed, there shall be charged and paid the several rates of British pistage mentioned and specified in such schedule.

X. And he it enacted that all letters brought into the united kingdom by packet boats (whether in a Mail bag or not) Packet Boats.

shall be chargeable with packet postage.

XI. And be it enacted, that on a 1 printed votes and pro- Postage on parceedings of the imperial parilament forwarded by the post be- teadings tween places in the unligd kingdom, or posted in any post town of the united kingdom, Eddressed to persons or piace within such town, or the suberbs thereof and on all printed votes and proceedings of the imperial purliament sent to any of her majesty's colonies by parket boat, and on all printed votes and proceedings of the colonial legislatures sent to the united kingdom from the colonies by packet boat (but not through Frn ce nor to the Bast Indies by her mujesty's Mediterranean purket bouts vis Syria or Ryppt) there shall be charged and paid the rates of Brilish postage following: (that is to say :)

if not exceeding four owners in weight, a rate of one penny If exceeding four ounces and not exceeding eight ounces in

weight, a rate of two-pence:

If exceeding eight owners and not exceeding twelve ounces in weight, a rate of three-pence;

And if Exceeding twelve ounces and not exceeding sixteen ounces in weight, a rate of four-pence :

And for every additional four ounces in weight above the weight of einteen causes there shall be charged and paid un additional rate of one penny:

And thy lesser weight then four onnces shall be charged as

leur onnées

Provided always, that it shall be lawful for the protomoter general (if he shall see fit) to delay the transmission of any such Drinted votes or proceedings for any space not exceeding twentypicity flours from the time at which the same would esbergine here been forwarden.

XII. And he it quarted, that all letters posted to say town at the place within the nation kingdom shall, if written on stamped pay fore. er by enclosed in stamped covers, or having a stamp or stamps. amies thereto, and all printed rotes and proceedings of the im-

Fore go letters.

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perial parliament, and all newspapers which shall be liable to pustage ander this act, shall, if posted in any town or place within the united hingdom and enclosed in stamped covers, or baring a stamp or stamps affixed thereto, (the atamp or stamps in every said case being affixed or appearing on the outside, and of the value or amount herein-after expressed and specially provided under the authority of this act or of the said recited act, and if the stamp shall not have been used before,) pass by the post free of postage, as herein-after mentioned; (that is to say,)

Is case any such letters shall be posted. In and addressed to any place within the united kingdom, the stemp or stamps thereon shall be equal in value or amount to the rates of Postage to which such letters would be liable under this

net if pre-paid:

Ju case any such letters shall be addressed to any other of the British dominious or colonies, or to any foreign country, the stamp or stamps thereon shall be equal in value or amount to the rates of British postage to which such letters would have been liable under this act;

And on all such printed votes and proceedings of parliament and newspapers the stamp or stamps shall be equal in value or amount to the rates of postage to which such votes or proceeding or newspapers would have been liable under

this net:

And that in all cases in which the same shall be necessary, in order to place on any such letters, printed votes or proceedings of parliament, and newspaper the full amount of stamps hereby required as aforesaid, there shall be affixed thereto auch a number of adhesive stamps as alone or in combination with the stamp on such letters or packets, or on the envelope or cover thereof, will be equal in amount to the rate of postage to which such letters, printed votes or proceedings of parliament, and newspapers would be liable under this act.

Additional Posingo on Letters not stamped of propuid,

XIII. And be it enacted, that in all cases in which letters bester posted in and addressed to places within the united kingdom shall be posted without any stamp thereon, and without the postage being p e-paid, there shall be charged on such letters a postage of double the amount to which such letters would otherwise be liable under this act; and in all cases in which printed agree or proceedings of parliament, or newspapers liable to postage under this act, shall be posted without any stamp thereon, there shall be charged on such votes and proceedings or newspapers the postage to which the same would be liable under this act.

Letters re-direc-

XIV. And whereas latters and packets sent by the post are chargeable by law on being re-directed and again forwarded, by the post with a new and distinct rate of postage; be it enacted, that the every post letters re-directed (whether posted with any stamp thereon or not) there shall be charged for the postage of such letter, from the place at which the same shall be re-directed to the place of ultimate delivery (in addition to all, other rates of postage payelis thereon), such a rate of postage only as the same would be liable to if pre-poid.

Leiters with member not equal to partiege.

IV. And be it enseted, that in all cases in which any letters practed in and additioned to places within the united kingdom shall be posted, having thereon or affined thereto any stamp or playing the value or amount of such that he impelled the rate of passage to which and letters would be liable middly this acquire pay paid, there that he charges on such letters a postage of don-



ble the emmant of the difference hat wern the rules of much blamp or arestiff and the postage to which such letters would be liable us aforesaid if pre-paid.

XVI. And belt enacted that in all cases in which any votes or proceedings of parliament, newspapers, addressed to places proceedings. within the united kin dom, shall be posted, having thereon or affiged thereto any stemp or alumps the value or amount of which shall be less than the rate of postage to which such votes or proceedings or newspapers would be liable under this act, there shall be charged on such rot sor proceedings or newspapers a postage equal to the amount of the difference between the value of such stamp or stamps and the postage to which such proceedings or newspapers would be liable as TIEN OF a foresaid.

XVII. Provided always, and be it craved, that it shall in all cases be optional with the parties sending any betters, printed par or not. rotes or proceedings of parliament, or newspapers by the pour. to forward the same free of postage by means of a proper stamp or stomps thereon or affixed thereto in menner berein-before provided, or to forward the same in like manner as the same might atherwise have been forwarded under this act; but nevertheless. la case any letters, printed votes or progeedlings of un-liament, or newspapers, address d to places out of the anited kingdom, shall have thereon or affixed thereto any stood or stamps b for less in amount or value than the rates of postage to which such latters, or such votes or proceedings or or wapspers, would be liable on ler this act, such letters printed votes or proceedings of parliament, or newspapers, if the postage thereon be required by the post master general under the proxisions of this act to be paid when posted. shall not in any case to forwarded by the past, but shall, so for as may be practicable, be returned to the senders thereof through the dead letter-office, and if the postage on such tetters, printed voies or proceedings, or newspapers, be not so required to be paid when posted, the same may be forwarded charged with such posinge as if no etamp had been thereon or affixed thereto.

XVIII. And be it envoted, that it shall be lawful for the post-master general at any time hereafter, with the consent of neval the commissioners of her majorly's treasury, by writing under others in them by his hand, to declare that letters enclosed in stamped covers, or the post. having stamp of stamps affixed thereto, (such stamps being provided under or in parsuance of the said recited act or of this not, and being equal in value or amount to the rates of postage to which such letters would be liable under this not if sent by the post pre-paid,) may be sent, conveyed, and delivered othernie than by the post, under and subject nevertheless to all such revulations and restrictions as the post-master general, with such consent as aforesaid, may think fit, which declaration shall be inserted to the London Gazette before coming into operation: and from thenceforth, so long as the said declaration shall sontimes in force (but no longer), any such stamped letters may be sent, conveyed, and delivered otherwise than by the post accordingly; provided a ways, that it shall be lawful for the past-master general, with each consent, as aforegain, at my time, by weiting amter his hand, inserted in the London Garatte, to reseled & d aqual any such declaration, and the authority thereby cirem, or to after and eary any of the regulations and restrict long therein contained, and to move and establish any new or ther regulations and restrictions respecting the sending, coneging, or delivering of such exampled letters otherwise than by he just, or the past-master general, with such consent at pleres.

The same no unifficient

Outen to pro-

Post master or

said, shall deem capedient; provided also, that nothing bereig contained shall authorize or be construed to authorize any person to make a collection of stamped letters for the purpose of being sent or conveyed otherwise than by the post.

Mamms ' io provided.

XIX. And be it enocted, that the commissioners of etamps and taxes shall from time to time provide projer and aufficient dyes or other implements for expressing and denoting rates or duties of one penny and two-pence, or rates or duties of any other value or amount as may be directed by the commissioners of her Majesty's tressury for the purposes herein mentioned; and it shall be lawful for the said commissioners of stamps and taxes to use for the like purposes any dyes, places, or other implements which have been provided, made, or used under or in purstance of the said recited act of the last session of parliament; and all stamps and impressions which have been or shall be made or impressed by or from any such last-mentioned dyes, plairs, or other implements shall be valid and available for the purper es of this act.

Bererain ensints to be kept Act.

XX. And be it enacted, that the commissioners of stamps of the Stamp Du. and taxes shall cause a separate account to be kept of the stamp ander this duties arising under this act; and it shall be lawful for the commissioners of her majesty's tressury, and they are hereby empowered, from time to time to direct the said commissioners of stamps and tuxes to suthurize their receiver general to pay over such sum and sums of money arising from the said stamps duties as the commissioners of her majesty's traessury shall think proper to the account of the receiver general of Her Majesty's post-office at the bank of England: and all such sums of money which shall be so paid over shall be held by the said last-men tioned receiver general subject to all annuities and yearly aum now charged by law on or payable out of the post office revenue, and all other charges, out-goings, and disburst ments to whichs the post office revenue is at present liable.

Puties on dies to projected Stamp Duties

XXI. And he it enneted, that the rates or duties which shall be expressed or denoted by any such dies as aforesaid shall be denominated and deemed to be stamp duties, and shall be under the care and management of the commissioners of stamps and taxes for the time being; and all the powers, provisions, charter, regulations, directions, fines, forfeitures, pains and possities contained to or imposed by the several acts now to force relating to atomp duties shall (so far as the same may be appliantio, and may be consistent with the provisions of this act). in all cases out hereby expressly provided for, be of full force and effect with respect to the st mps to be provided under or by virtue of this pressed, uct, and fo the paper on which the same shall be impressed, or to which the same shall be affixed and shall be observed applied, enforced, and put in execution for the raising levying, collecting, and securing of the rates or duties denoted thereby, and for proventing, detecting, and punishing, all fraude, forgeries. and other offences relating thereto, as fully and offentoally, to all intents and perposer, so if such powers, provisions, elugues, regulutions, and cirections, fines, forfeltures, pains and penulties, had been berein repeated and specially enacted withreference to the said hat mentioned stamps and rates or detica respectively : procliked always, that the contributioners of stamps and taxes shall not make arallow any allowance or discount on the payment to them of may of the see a duties attaine under this net, or on the purpless from them of any clamps densities the

said daties, unless they shall be directed to do so by the lords of the treasury.

XXII. And he it enacted, that If any person shall forge of Parties counterfeit, or cause or produce to be forged or counterfeited, Price or Plates. any dye, plate, or other instrument, or any part of any dye, plate, or other instrument, which hath been or shall or may be provided, made, or used by or under the direction of the commissioners of stamps and taxes, or by or under the direction of any other person or persons legally authorized in that behalf, for the purpose of expressing or denoting any of the rates or duties which are or shall be directed to be charged under or by virtue of the authority continued in the said recited act of the last session of parliament, or under or by virtue of this act; or if any person shall forge, counterfeit, or imitate, or cause or procure to be forged, counterfeited, or imitated, the atamp, mark, or impres ian, or any part of the stamp, mark, or impression, of any such dyr, plate, or other instrument which hath been or shall or may be so provided, made, or used as aforesaid, upon any paper or other anbstaute or material whatever, or if any person shall knowingly and without lawful excuse (the proof whereof shall lie on the person accused) have in his possession any false, forged. of counterfeit dye, plate, or other instrument, or part of any such dye, plate, or other instrument, resembling or intended to resemble either wholly or in part any dye, plate, or other lastrament which hath been or shall or may be so provided, made, or used as aforesaid : or if any person shall stamp or mark, or cause or procure to be stamped or marked, any paper, or other substance of material whatsoever, with any such false, farged, or counterfeit dye, plute, or other instrument, or part of any such dye, plate, or other justinment as aforesaid; or if any person shall use, atter, sell, or expose for sale, or shall earse or procure to be used, uttered, sold, or exposed to sale, or shall knowingly and without lawful excuse (the proof where of shall lie on the person accused) have in his possessions and paper, or other substance or material, have ing thereon the impression or any part of the impression of any such false, forged, or counterfeit dye, plate, or other instrument, or part of any such dye, plate, or other instrument so aforesaid, or having thereon any false, forged, or counterfeit stamp or impression, resembling or representing, either wholly or in part, or intended or liable to pass or be mistaken for the stamp, mark, or impression of any such dye, plate, or other instrument, which hath been or shall or may be so provided, made or used as aforesaid, knowing such false, forged, or counterfelt stamp, mark, or impression to be false, forged, or counterfeit; or if any person shall, with intent to defrand her majesty, her heirs or successors, Drivately or fraudulently use, or cause or procure to be payately or fraudulenty used, any dye, plate, or other instrument so provided, made, or used, or hereafter to be provided, made, or used as aforesaid, or shall with such intent privately or fraudulently stamp or mark, or cause or procure to be stamped or marked any paper or other equatance or material whatenever with any soch dye, plate, or other lostrument as last aforesaid e or If ony persod shall knowingly and without lawful exense (the proof whereof shall liston the person accused) have in his possession any paper or other substance or material so privately or fraudalently stemped or marked as aforesaid; then and in every each case every person so offending, and every person knowingly and wittelly siding, shotting, or see sting any person in committing any such offence, and being thereof lawfully nonvicted, shall be and adged guilty of felopy, and shall be liable, at the discretion

of the court, to be transported beyond the agas for life, or for any term not less than seven years, or to be imprisoned for any term not exceeding four years nor less than two years, as the court shall award.

For punishing XXIII, And De it enacted, time it any product to be gotten off or re-tration of duties. lently get off or remove, or cause or product to be gotten off or removed, from any letter or cover, or any paper or other substance or material, the stump or impression of any dye, plate or other instrument so provided, made or used, or hereafter to be provided, made or used as aforesaid with intent to use, join, fix or place such stamp or impression for, with or upon any other letter, cover, paper, or other substance or material; or if any person shall fraudulently use, join, fix, or place for, with, or upon any letter or cover, or any paper or other substance or material, any such stamp or impression as aforesaid which shall have been gotten off or removed from any other letter, cover, paper, or other substance or muterial; or if any person shall fraudulently crase, cut, scrape, discharge, or get out of or from, or shall cause or procure to be so erased, out, scraped, discharged, or gotten out of or from any letter or cover, or any paper, or other substance or material, any name, date, or other matter or thing theron written, printed, or expressed with intent to use any stamp or mark then impressed or being upon such letter or cover paper, or other substance or material, or that the same may be used for the purpose of defrauding her majesty, her heirs or uccessors, of any of the rates of duties aforesaid; or if any peron shall make, do, or practice or to be concerned in any other fraudulent act, contrivance, or device whatever, not apecially provided for by this or some other act of parliament, with intent or design to defraud her majesty, her heirs or successors, of any of the rates of duties aforesaid; every person so offending in any of the several cases in this clause mentioned, shall forfeit and pay to her mejesty, or her heirs and successors, the sum of twenty pounds, to be recovered with full costs of suit and all expenses attending the same.

HE PREPR (11.14 V town in Ireland populard thore

XXIV. And whereas under the laws in force it is provided he granted to that no licence shall be granted to any person to deal in or to deal in position in any retail stamps in any town or place in Ireland (except within the district of the Dublin metropolis) where a distributor of stamps, atthough a distrimay have been ap. shull reside and act as such distributor, and it is expedient to giter such restriction so far as the same relates to persons who may be licenced solely for the purpose of dealing in or retailing atumps denoting the duties on the postage of letters; be it therefore enacted, that it shall be lawful for the commissioners of stamps and taxes to grant licence to any person of persons to deal in and to retail stamps denoting the stamp duties on the postage of letters in any town or place in Ircland, whether a distributor of stamps shall have been appointed in such town or place, and alrail reside and not as such distributor therein, or not, any thing in any act or acts contained to the countrary vot + ithetanding.

Lacenies Banda okemutrei from elamp duty.

XXV. And be it enacted, that no licence which shall be granted by the said commissioners to deal in and retail stamps of the description aforesaid only, nor any bond to be taken on the granting of any such last mentioned licence, shall be subject or liable to any atomp duty.

Webula: ture of

XXVI. And he it quested, that the commissioners of excise, caves or each person or persons as the commissioners of her majesty's trementy shall direct, shall cause to be provided each modifie.

tramps, or tostruments, or machinery or parts of machinery, as may be macersary for the making of paper, to be need as engers. or envelopes, or stamps, and to provive the impression of the dyce, plates, or other instruments, which have been or shall be prosided, made, or used by or under the sirection of the commissimpers of slumps and tages, or all any other person or persons legally unthorized in that behalf, for the purpose of expressing or denoting any of the rates or duties of postage which are or shall be directed to be charged under or by virt e of the authority contained in the said resited act of the last session of parlinme it, or under this act, which paper shall have such distinguishing words, letters, flyures, marks, haes, threads, or other devices worked into or visible in the substance of the same as the said, commissioners of excise, or such other person or persons so directed by the commissioners of her majesty's treasury, shall from time to time order and direct; and it shall be lawful for the and commissioners of excise or other person or persons, from time to time as they shall see fit, to after or vary any such words. letters, figures, marks, lines, threads, or other devices, either thy the removal of any of them, and aubstitution of other words, lutters, ligures, marks, lines, threads, or other devices, or by any change in the position or arrangement thereof; and all such moulds, fruince, or instruments, machinery or parts of marchinery, shall be provided, and all such paper shall be made and manufactured, under such regulations, and by such person or persons, as the commissioners of excise or other person or persons as aforeand shall from time to time appoint or contract with for that parpose; and all the said moulds, frames, or instruments. and machinery or parts of machinery, shall be kept by such officer or officers or other person as the said commissioners of excise, or other person or persons directed by the commissioners of her majests's treasury, shall appoint; and all the paper so made shall, as the nume it required, he delivered over to the com alasioners of stances and taxes, or to such officer or werehouse keep raceuch last mentioned commissioners shall direct to receive and taken charge of the same.

XXVII. And be it consted, that all confricts and agreements Constacts to be entered into by the commissioners of excise for or relating paper. to the supply of any such paper as aforesaid shall be made in the name of the eccretary for the time being to the aild commissioners, and his successors in office, for and on behalf of her

mainty, her heir, and anecessors.

XXVIII. And whereas the commissioners of excise have, under the orders and directions of the commissioners of her ma- contracts. jesty's treasury, contracted with certain persons for the manufacture and supply of and have supplied to the commissioners of are upo and taxes, for postage, envelopes and provers and stamps, certain quantities of paper made and manufectured with mertain w. rie, letters, and figures, marks, lines, thereds, or devices worked into be visible in the aubstance of such paper, according to the entuples thereof numeral to such contracts; be it ansated. that all the paper so made and supplied, or which herenker shall be made or supplied ander any such contract or contracts, shall be desimed and taken to be paper subject to and the authorities be subject to all the enactments and provisions of this act, is the same member as if the sures had been made and supplied under the envelments and provisions berein-before contained.

XXIX. And be it enucted, that if any person shall make, or comes be propored to be made, or shott aid as assist in the making more missification or shall knowingly base in his assistant or possession, not be less or and faster

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Paylobing.

elmitar to that used for postage

ing locally authorized by the commissioners of excise, or other person or persons appointed by the commissioners of her majertyle treasury, and without lawful excuss (the proof whereof shall lie on the person accused), any mould or frame or other instrument having herein any words, letters, flygres, marks, lines, or devices peculiar to and appearing in the subsistance of any paper heretofore or hereafter to be provided or used for postage covers, envelopes, or stamps, or any machinery or parts of machinery for working any threads into the anhetance of any paper or any such thread, and intended to imitate or pass for such words, letters, figures, marks, lines, threads, or devices; or if any person, except as before excepted, shall make, or cause or procure to be made, or aid or assist in the making, of any paper in the subsistance of which shall be worked or shall appear visible any words, letters, figures, murks, lines, threads, or other devices peculiar to and worked juto or appearing visible in the substance of any paper heretofore or hereafter to be provided or used for postage covers, envelopes, or stamps, or any part of such words, letters, figures, marks, lines, threads, or other devices, and intended to imitate or pass for the same; or if any person, except as before excepted, shall knowingly have in his castody or possession, without lawful excuse (the proof whe end shall lie on the person accused), any paper whatever in the substance whereof shall a worked or ap; car visible any such words, letters, figures, marks, lines, threads, or devices as afores ild, or any pa tof suc a words, letters, figures, marks, lines, threads, or devices, and intended to imitate or pass for the same; or if any person, except us aforesaid, shall by any art, mystery, or contrivance, cause or procure, or aid or assist in causing or procuring, any such words, letters, figures, marks, lines, threads, or devices as aforesaid, or any part of such words, lettern, figures, marks, lines, threads, or other devices, and filtended to imitate or pass for the same, to appear worked into or visible in the substance of any paper whatever, then and in every such case every person so offending shall for every such offence be adjudged a felon, and shall be transported for the term of seven years, or shall be imprisoned, at the discretion of the court before whom such person shall be tried, for any period not less than two years.

Portons receive mentor, and subject to imprison-ment

XXX. And be it enacted, that if any person not lawfully aulag or having in thorized, and Without lawful excuse (the proof whereof shull lie provided for post on the person secused), shall purchase or receive, or take or take covers or have in his custody or possession, say paper manufactured and stamps, before her manifed he arreduced to the covers of have in his custody or possession, say paper manufactured and ing stamped and provided by or under the directions of the commissioners of excise, or other person or persons appointed to pravide the same by the caramissioners of her majesty's treasury, for the pursues of being used for postage covers, envelopes, or stamps, and for recalving the impression of the dyes, plates, or other instroments. provided, made, or used under the directions of the commissioners of slownes, and taxes, or other person or persons legally suthorised in that behalf, before such paper shall have been duly stamped with each impression and issued for public use, every such person shall for such diffence be guilty of mislementar and being convicted thereof shall, at the discretion of the court befare whom such person viall be tried, be hipprisoned for any period not inure then three years nor less than six entender months

Postage on letiolaite attica:

XXXI. And be it enteted, that in all cases in which there to now is or shall be a treaty between the post-manter general and the post office of a ferriga country for sollecting and moments ing for the Briffes postage on foreign letters such by the pos-

from the united kingdom to that foreign country, or to any other foreign country, the post-master general may, so long as the trenty of agreement shall continue in force, receive upon any such foreign letters from the sender the postage, both British and foreign, in one outire sum and upon foreign letters address. ed to places while her mejesty's dominions muy, whether there shall be any each treaty or not, charge the foreign passage in addition to the British postone, and he may account for and pay over the foreign countries entitled to receive the some the amount of all such foreign postage; and it shall be optional with the sen fer of a letter addressed to any fore go enquiry included in such treaty, or to any foreign country to which such trenty shall extend, either to my the British and family postage thereof latone entire earn, or to send the letters without paying any postage, either British or foreign, or he may otherwise pay the British postage, only; and, subject to this ansign. ment, the po-1-master general may cause the posts, s of all latters sent out of the united kingdom to be paid or stamped on being put into the past office.

XXXII. And he it enseted, that the fireign postage in sked on any letter or necespaper, or other pinted paper brought into the united kingdom, shall in all courts of justice an i other places he received as conclusive exidence of the amount of foreign postage payable in respect of such letter, in wapup it, or other print d paper, in addition to the British postage; and such foreign posts age shall be recoverable within the united kingdom and other her

mui a v'a dominions as prataga due hermajesty.

XXXIII. And boil can tell, that it shall be lawful for ber majesty's post-muster genomi to charge on al letters conveyed by the p at between places within any of her majesty's colonies. or conveyed by packet boats between one part of her majerty's dominious and another part of the same dominions, or between her mulesty's dominions and foreign parts, or between one nort in any toroisn country and another part in the same grane other foreign country, where post communications shall be established. and where rates of postage have not blifterly been authorized by law, and also to charge on all letters conveyed by any resucts to or from any of the colonies or between any of the galantes or between any of the colonies and a foreign ort, and will letters which shall be brought by the master of any vesterate the post office in any of the colonies, such rates of postage us the commissioners of her mojesty's treatury, by warrant under their hands. shall from time to time direct.

XXXIV. And be it enacted, that it shall be lawful for her majesty's prot-muster general to require the pustage from time to bet boat letters time payable for letters transmitted by packet boats or private from sender ships between places out of the quited kingdom to be paid by the conder on the tender or delivery of such letters at the most office, or other place appointed by the post-master general for the

receipt of such letters.

TERY, And be it enacted, that the owners, charterers, or consistence of reason inweri-bound, and the owners, consistences, or ablumers of goods on board vessels inward-mound, shall have their letters by such vessels free from postage (except as hereinafter mentioned) if delivered at the port of the ship's arrival; and if delivered at any other place within the natted kingdom. on maximum of the postore, as on pre-pald inland latters, according to the sente of weight and number of rates beguinbefore mentioned, from the part of arrival to the place of delivery, and if delivered in any of her majesty's colonies, on par-

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Letters of own

ment of the eclonial rates of postage to which lettlers in such culony may be liable, on conveyance from each port of arrival to the place of delivery, provided the letters brought by any one vessel to any one such person shall not collectively exceed six ounces in weight (except in the case of letters brought by yeaarls coming from C ylon, the Mauritius, the East Indies, or the Cape of Good Hope, into any port of the united kingdom, for an owner, charterer, or consignee of such vessel, in which case they may be collectively twenty ounces, in weight), and the owner, charterer, or consignee shall be described as such on the address and superscription; and in the case of owners, shippers, or consigners of goods, it shall also appear by the ship's manifest that they have goods on hoard the vessel; and the persons hereby exempted shall be entitled to have their detters which come within the above conditions before the master of the vessel delivers the other letters in his charge to the post office ; provided nevertheless, that all ship letter gratuities payable by law to masters of versels bringing any such letters shall in all cases be paid to the post office by the parties to whom the same may be addressed (in addition to any postage payable thereon) before delivery of such letters to the parties entitled to receive the same, whether such letters shall be delivered at the port of arrival of such vessel or else-where.

Gratuities wasters of ve sels.

XXXVI. And for encouraging masters of vessels, not being post office packets, to undertake the conveyance of letters : be it enacted, that the post-master general may allow to masters of vessels, on letters and newspapers conveyed by them for or on behalf of the post off e between places within the united king. dom, a sum not exceeding two shillings and alx pensa for each and every number of one hundred of such letters and newspapers, and for any less number in the like proportion, and may allow to the masters of vestels bound from the united kingdown to the East Indies a num not exceeding one penny for each letter and one half-penny for each newspaper conveyed by them for or on behalf of the post office, and may allow to the insisters of all other vessels a sum not exceeding two-pence for each letter conveyed by them for or on half of the post office from the number kingdom to places beyond see, and may allow to the master that rescent not exceeding two-pence for each letter brought inforthe united kingdom, which they shall deliver at the post office at the first port at which they touch or arrive, or with which they communicate, (all which gratuities may be paid at such times and places, and under all such regulations and reatrictions, as the post-master general shall in his description think fir); and every master of a vessel outward bound shall roceive on board his ressel every post letter bag tendered to him for conveyance, and having received the same shall deliver it, on his arrival at the purt or place of his destination, without delay; and every master of a restel in ward-bound shall cause all leiters on board life tresel (except those belonging to the owners of the vessel. or of the gunds on board, which do not exceed the prescribed weights,) to be collected and enclosed in some tag or other ewiglings, and to be seeled with his seel, and to be addressed to any of her majesty's deputy post-master, that they may be in readiness to send on shore by his own boat, or by the pilot boat, or by any other safe or conscious mades, in order that the same may be delivered at the first regular post office which can be communicated with, and at the regular port or place where the vessed shall report, shall sign a declaration in the presence of the

Masters of out, ward bonds seesals to receive in tters, and to dell ser them or the first part of arti-

person anthorized by the post-master general at such port or place, who shall also sign the same, and the declaration shall be in the form or to the effect following; (that is to say,) I A. B., commander of the [state the name of the ship or vessel], Declaration to be arriving from [state the place] do, as required by law, soleme- main by number 'ly declare, that I have, to the best of my knowledge and belie', delivered or caused to be delivered to the post office every letter bug, package, or parcel of lettets that were on board the [state the name of the ship], except such letters as are exempted by

And no collector, comparoller, or principal officer of the customs COME FOR DE THE shall permit such ressel to report till such declaration shall be tenend to the made and produced; and no reasel shall be permitted by any office rear is to part cer of the customs to break bulk, or to make entry in any part of mar

the British dominions, until all fetters on board the some shall be delivered to the past off a where pastage are or hereafter may be established, and from whence such letters may be despatched by past, except such letters, commissions, and other instiers and things as are exempted by the post office acts from the exclusive privilege of the post-matter general, and also except all such letters as shall be brought by a vessel liable to the performance of quarautine, all which last-mentioned letters shall be delivered by the person having possession thereof to the persons appointed to saperintend the quarantine, that all proper preclutions may be by them taken before the delivery thereof; and when due care has been had therein, the said letters shall be by them dispatched in the usual manaer by the post; and the principal officer of quotoms at every port shall search every vessel for letters which suny be on board contrary to the post office act, and may some all such letters and forward them to the nearest just office; and the officer who shall so seize and send them shall be entitled to a moiety of the penalties which may be recovered for any such offence; and in case an officer of Her Maje ty's customs shall Had a letter superscribed as the letter of an owner or charterer, or consigner or shippor, exceeding the weight berein-b. furs limited, then the officer shall a ize so many of the letters us shall reduce the remainder within the proper wright, and he shall take the same to the nearest post office, and the post-muster of the place shall pay to the officer delivering the same any sum the post-master general, with the consent of the lords of the treasury, may think fit, not exceeding two shillings and six-peace for every post letter to selaid; and the post master general may appoint any person to demand, from the master, of vestels arriving at or off a part of the united kingdom, all letters on based

to such person, on his demanding the same. XXXVII. And be it enacted, that the penalty which by an act Certain penaltic. passed in the first year of the reign of her present majesty, inti- under TW 180 tuled an act for consolidating the lanes relative to offences against 30 forther extend the past office of the united kingdom, and for regulating the cl judicial administration o the past office laws; and for explaining certain terms and expression employed in those laws, is imposed on every master of a vessel outward bound to Ceylon, the Maurilius, the Bast Indies, or the Cupe of Good Hope, who pliall refuse to take a post letter bug delivered or tradered to him by an officer of the poet office, shall beneaforth extend and apply to the master of every vessel outward-bound who shall retues to take a past latter ban, delivered or tendered to him for conveyance by an officer of the post office; and that the penni-

the same not exempted by the post office acis; and the master of any such vessei shall forthwith deliver all such letters on board

postage set forth in above table, it shall not be compulsory to send them by post.

Mode of sendor perimmentary proceedings

XLIV. And be it enacted, that no printed paper whether ing newspapers newspaper or votes and proceedings in parlament, or of the colonial legislature, shall be sent by the post, either free or at the sforessid rates of postage, unless the following conditions shall be observed:

Pirat, it shall be sent without a cover, or in a cover open at the ridee.

Second, there shall be no word or communication printed on the paper after its publication, or upon the cover thereof, nor any writing or marks upon it or upon the cover of it, except the name and address of the person to whom sent.

Third, there shall be no paper or thing suclosed in or with

any such paper.

Pourth the said printed papers shall be put into the post office at such hours in the day, and under all such reguistions, as the post-master general may appoint, in-ciuding therein the payment of postage on such as are going out of the united kingdom when put into the post office, if the post-muster general shall so require.

Pilth, all foreign newspapers brought into the united kingdom under this a t are to be printed in the language of the country from which they shall have been forwarded, unless the commissioners of her majesty's tressury shall in any case direct that any foreign newspapers shall be

exempted from the restriction kereby imposed.

Rinted Rc.

Frammation of . XLV. And be it enacted, that the post-master general may "papers, examine any printed paper or any 12 ket which shall be sent by the post, without a cover or in a cover open at the sides, in order to cleaver whether it be controry in any respect to the conditions needs required to be observed, or to any regulations, which the post-master general, with the consent of the commissioners of Her Mijisty's treasury, may rom time to time make in respect of any paper of packet of such a description, and also, in the case of m wapspers, to ascertain in what language the newspapers brought into the wited kingdom from any foreign country shall he printed and published; and also in order to gise wer whether the newspapers printed and published in the united kingdom (exception those printed in Guer sey, Jers y, Alderney, Sark, or Man, which, for the purposes of this ac', are to be countered as part of the noticed kingdom) are duly stamped; and in case any une of the required conditions has not been fulfilled, the whole of every such paper or packet shall be charged with treble the duty of pastage to which it would have been liable as a letter, es cept as to foreign newspapers not printed in the language of the country from which they shall have been forwarded, which shall be sharged with full justage an letters; and as to every such printed paper going out of the artical kingdom, the postmaster general may either detain the poper or forward the sums by the post, charged with treble the duty of perage to which it would have been liable as a letter; and in case a newspaper prini d in the united kingdom (exc ipt un aforcial), und tenumpitted by the post under this sor, shall appear not to have been duly stain; et, the same shall be stopped and sent to the commissione a of state, in and inger.

Permission gares installmes of hor-ducations of horral to determine

XI.VI. And be it ensered, that in all cases in which a guesthat shall arise whether a printed paper is antitled to the priliege of a newspaper or other printed paper Tereby printeged, so, far as respects the transmission thereof by the post under the post office acts, the question shall be referred to the determination of the past master general, whose decision, with the concar-

rence of the lords of the treasury, abolt be flux i.

XLVII. And for providing for the transmission, of assupapers between the united kingdom and foreign countries free of reign countries at postage, when astisfactory proof shall be laid before the post- low rate of charge. master general that British newspapers andressed either to a person or to a place within a foreign country, and also that newspapers addressed to a person or a place in the united kingdom from such loreign country, are respectively allowed to pass by the post within that country free of postage; be it enacted, that the post-master general may, with the consent of the commissioners of Her Majesty's treasury, transmit by the post British n Wapapera addressed to a person or to a place in such foreign country from the united kingdom, to any port out of the united kingdom, other than Her Majesty's colonies and possessions, free from postage; and he may, with the like consent, receive from such foreign country foreign newspapers free from postage, or he may, with the like consent, charge for every newspaper transmitted to or received from a foreign country a rate of postage which he may consider equivalent to the rates of postage payable in that country on newspapers either transmitted from or received in that country, but in all cases, whether the newspaper be transmitted free or otherwise, subject to a ses postuge of one penny peyable on the newspaper being put into the post office. for every newspaper delivered at the post pifics to be conveyed by reserve not being post office packets, and wise to a alike postage for every newspaper received by versula and past office packets, addressed to a person or to a place within the united king-

XLVIII. And whereas by resent of the postage which may be charged on newspapers in foreign countries or from other cir- may be exam im cumstances, it may be expedient again to impose the rates of two posts. pence on newspapers; be it enseted, that the post-master general, with the consent of the lords of the treasury, may again charge and demand the said respective rates of two-pence on newspapers received from and sent to any foreign country.

XLIX. And be it enacted, that the post-master general, with Colemnal newer the consent of the commissioners of Her Majesty's treasury, may papers allow colonial newspapers to puss by the post between places within any of Her Majesty's colonies, or by packet heat or private ship, from one colony to another colony, whather through the united kingdom or not; and also allow foreign newspapers to pass through the united kingdom either to Her Majesty's colonies or from one foreign evantry to another foreign country, by packet boat or private ship; and also allow British newspapers to be sent to the colonies through a foreign country, and colonial newspaper to be sent through a loreign country to the united kingdom, or through the united kingdom to a foreign country, free of postage, or subject to such rates of postage and under all such regulations and restrictions as the post-master general, with such consent is aforesaid, may think

L. And he it enacted, that every Brilish newspaper sent by the post to places out of the united kingdom shall is all cases time in pasting be put into a post office or receiving office in the united kingdom newspapers. within seven days next after the day on waish the seme shall be published, the day of publication to be secertained by the date of such paper; asili in case a paper titali be put into a post office

Transmission of

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Tamitalian

after the expiration of such seven days, the post-master general may either detain the paper, or forward it by post charged with full postage as a letter.

Sewagaper to

L.I. And be it enseted, that in case any sperson to whom a printed newspaper brought into the united king-tom shall be directed shall have removed from the place to which it shall be directed, to fire the delivery thereof at the place, it may (provided it shall not have been opened) be re-directed and forwarded by past to such person at any other place within the united kingdom free of charge for such extra conveyance; but if the newspaper shall have been opened, it shall be charged with the same rate as if it were a letter from the place of re-direction to the place at which it shall be ultimately delivered.

Affancient cam ja tur en mam ja i.i. And be it enseted, that the post minuter general may allow the masters of vessels, other than packet boats, a sum not exceeding one penny on every printed newspape, foreign or colonial, brought into the united kingdom from a port or place out of the united kingdom, and delivered by them at the post office of the post town at which they shall souch or arrie, and a non not exceeding one penny on every printed newspaper congeyed by them for or on behalf of the post office from the united kingdom to any port or place out of the same, in respect of which no gratuity is herein-before authorized to be allowed.

L111. And be it enacted, that the following classes of persons may both send and receive letters, not exceeding half an ounce in weight, by the post, on their own private concerns, at a

posings of one ponny in each letter ; (namely,)

Every scamen employed in her majesty's nave, whether at home or abroad, whilst such seamen shall be actually employed in her majesty's service.

Every serjeant, corporal, drammer, trumpeter, fifer, and private soldier in her majesty's regular forces, philicia fencible regiments, artillery, or royal marines, whether at home or abroad, whilst actually employed in her majesty's service.

Every serjeant, corporat, drammer, trumpeter, fifer, and private soldier in the service, of the East India company whilst actually employed in the service of the company.

But the letters of commissioned officers or warrant officats, whether in the army or puvy, or midshipmen, or ma-ters, mates of the navy, are not included in this provision.

And with the respect to letters sent by any such privileged persons, the following conditions shall, be observed; (that is to say) the postage of each letter (unless sent from parts beyond the seas, as herein-after mentioned,) shall be paid for the letter, if posted within the united kingdom, shall be duly and properly stamped,) on being put into a post office established under the authority of the post-master general; and upon such letter shall be superscribed the name of the writer, and his class or description in the vissel, regiment, corps or detachment to which he shall, belong; and upon every such lotter there shall be written in the hand-writing of and signed by the officer having at the time the command of the verel, or of the regiment, corps, or detachment to which the privileged person belongs, the name of such officer and then since of such ressel, or of such regiment, corps, or dejathment.

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And with respect to letters received by the past by any of the said privilezed persons the following conditions shall be observed; the postage of rach letter [unless sent from justs beyond the seas as berein-after mentioned) shall be pold (or the letter, if posted within the united kingdom, shall be duly and properly stamped) upon putting it fato a post offi e established under the authority of the postnuester general, and it shall be directed to the privileged person, specifying on the superscription thereof the vessel, or the regiment, corps, or detachment to which he shall belong; and the deputy post-master of the place to which such letter shall be sent to be delivered shall not deliver such letter to any person except the person hereby privilezed to whom it shall be directed, or to some person appointed to require the same, by writing under the hand of the officer in command,

And whenever the letters sent or received by any such privileged persons shall be sent from parts beyond the seas without the said posture of one penny being pre-paid every hand letter shall be charged to the party receiving the same with a rate of two-pence; and any letters received by the post under this enectment by any such privileged pissons which may have been re-directed shall not be charged any postage on or in respect of such re-direction.

LIV. And be it enacted, that any such privileged persons somemas and and may both send and receive letters not exceeding half an onne receive letters by in weight, by private ships, between the united kingdom and private ships places beyond the west, on their own private concerns, at the like postage for each letter, and subject to the like conditions and regulations, in all respects, as are herein before mentioned in rea-Beet of letters sent and received by any such privileged persons by the post; but whenever the letters sent or recrived by any anch privileged persons shall be conveyed, or be intended to be conveyed, by private ships, the grainines payble by law to masters of such vessels in respect of such letters shall in all ci be paid to the post other in addition to such postage.

LV. And be it enacted, that the said privilege shall not Nottneaten extent to any letters liable to any foreign rates of postuge.

LVI. And be it enacted, that, except in the cases berein began to coase specified, all pre-i-eges whatsoever of sending letters by the post free of postage, of at a reduced rate of postage, shall wholly cerre und determine.

LVII. And he is enseted, that the post-master general may Additional charge at any time hereafter charge, for the use of her majesty, on princip all letters, newspapers and other printed papers sent by the poldpost, on which the postage shall not be pre-paid, and which shall mut be duly and properly stamped, and also on all letters sent by the post without being duly and properly stamped, although the postage thereon shall be wholly or in part pre-paid, such higher rates of gestage than would otherwise by law be payable on such letters, newspapers, or other printed papers as the commissioners of her majesty's tressory by warrant under their hands from time to time drem expedient, and may slee remit any of the rate of British postage or Juland postage for the time being payble by law on the transmission of post letters, newspapers, or other printed papers, to such extent as the lords of the transper shall from time to time direct.

LVIII. And pherms communications may from time to time be opened with foreign post utilizes, which may render an be altered.

Not to extend to

Postage Dick.

Postage of for-

alteration in the rates of postage expedient; be it enacted, that it shall be lawful for the commissioners of her majesty's treasury from time to time, and at any time after the passing of this act. by warrant under their hands, to siter and fix any of the rates of British postage payable by law on the transmission by the post of foreign or colonial letters or newspapers, or of any oth r printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such warrant, and from time to time, by warrant as aforesaid, to alter or repay eny such altered rates, and make and establish any new or other rates in lieu thereof, and from time to time, by warrant as aforesaid to appoint at what time the rates which may be payable are to be paid, and the power hereby given to aiter and fix rates of postage shall extend to any increase or reduction, or remission of postage.

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LIX. And he is enacted, that the rates of postage from time to time to become payable under or by virtue of any warrant of the commissioners of her mujesty's treasury, under this act, shall he charged by and he paid to her majesty's post-master general, for the one of her majesty, on all post letters, newspapers, or other printed papers to which such warrant shall extend; and that in all cases in which any rates of postuge shall be made payable under any such warrant, every such warrant shall be published in the Landon Gazette, and shall, within fourteen days after making the same, be laid before both houses of parliament (it then sitting), or otherwise within fourteen days after parliament shall re-assemble ; provided that any rates made payable by any such warrant may be demanded and taken immediately after they shall have been so published in the Londo: Gazette, although the same shall not then have been laid before parliament

Pestage not perraid to be paid by the receiver

LX. And he it enacted, that in all cases in which the postage of any unstamped letters shall not have been paid by the sender, it shall be paid by the person to whom the letters is addressed on the delivery thereof to him; but if the letter be relused, or the party to whom it is addressed shall be dead, or cannot be found? the writer or sender shall pay the postage; and this enactment shall apply to every packet, newspaper, and thing whatsoever chargeable with postego which shall be transmitted by the post.

tirabilies saas be altered

LXI. And be it enasted, that it shall be lawful for the commissioners of her mulcaty's treasurer to make any reduction or increase or alteration they may consider expedient in the gratultice allowed by this act to masters of vessels for letters and newspapers conveyed by them for or on behalf of the post office, or delivered by them to the post office, and to allow and authorize such gratuities for the conveyance of letters and newspapers to mesters of remois passing to or from between any of her mairsly's coloutes or possessions beyond the seas, as they shall think fit, and also to allow and authorize any gratuities to be paid to plints, seamen, or others on the letters and newspapers they may bring to any post office from any ressels.

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LXII. And be it enacted, that no person shall post or cause to be posted or sent or cause to be sent, or tender or deliver in order to be sent by the post, any letter containing any explosive or other dangerous material or substance, and no such letter shall be forwarded by the post.

Letters to be net fort rette an lange

LXIII. And be it ensered, that all post letters shall be postthe professor to oil, forwarded, conveyed, and delivered, under and subject to all notes such orders, directions, and regulations, and under and subject to all such conditions, limitations and restrictions as to the form,

of peak

size dimensions, enclusares, or otherwise, so the post-master seneral with the consent of the commissioners of Her Majasty's tressure, shall from time to time direct.

LXIV. And to prevent disputes as to the limits of post towns towns. within which letters are to be delivered by the post; he it enucted, that it shall be in whil for the post-master general from time to time, in all cases in which he shall deems the name expedient, by writing under his hands, to fix and declare the limits of any post town within the united kingdom or other Her Mujesty's dominions, which shall be binding and conclusive on all persons whomsnever.

LXV. And he it enacted, that it shall be lawful for the Letters with contrabuld goods? post-master general, or any of his offic rs, to detain any post letter suspected to contain any contraband guards, and forward the same to the communicationers of Her Majesty's customs, who, in the presence of the person to whom the same may be addressed, or in his absence, in case of non-attendance, after notice in writing from the said commissioners, requiring his attendants, left at or forwarded by the post according to the address on the letter, may open and examine the same, and in cose on any such examigiation any contraband goods shall be discovered, the said commissioners may detain the letter and its contents for the purpose of prosecution; and if no contraband goods shall be discovered in such letter, the same shall, if the party to whom the name is addressed by present, be handed over to him on his paying the postage (if any) charged thereon, or, if he shall not be present the same statt be removed to the post office, and be forwar led to the place of its undeess

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LXVI And for the more effectual prosecution of offences For 'prosecution committed against the post office, be it enacted, that in any indicement or eximinal betters for any offence encumited upon of in respect of any property which may be laid in or stated to belong to the post-master general, it shall be sufficient to state any such property to be one to and to be it in " Her Majesty's post-mester general; and it shall not be necessary to speelly the name or addition of any such post-master general; and that whenever, in any indictment or criminal letters for any offence committed use not the post odice acts, it shall be necessary to mention for any purpose whatever Har Majnety a post-master general, it shall be unflicient in describe anch postmaster general as " Her Mujessy's post-master general, withour any further or other name, addition, or description what-FOFTET.

LXVII. And to enable the post master general for the post-master ties time being to hold and take conveyances and leaves of measures, corporate tenements, an is, and hereditaments for the service of the post office, and to transmit the same to his encarasors, be it enacted, that for such purpose her majesty's post-master general and his ancressure thall be soil in and are hereby made a hody corporute, and whall have a oral; and that all mesonsure, tenements lands, and hereditaments, of whateogree nature and tenura now vested in her mujenty's present post-master general, his heirs, executors, administrators, and saugus, in trust for her implesty man her and essors, also't immediately on the passing of this act be and become vested in him in his corporate capacity, and his successors for ever, in trust as aforesald.

LXVIII. And he it enacted, that an much of an act passed of parts of acts to the Afty-ninth year of the reign of his late majesty ulag George ibe Third, lotituled third, intituled an act to amend an act paer-

ed in the flity-fifth year of the reign of his present majesty. for granting to his majesty the num of twenty thousand pounds turards repairing roads between London and Holyhead by thesier, and between London and Bangor by Shrewsbury, and for giving additional powers to the commissioners therein named to build a bridge over the Mensi Straits, and to make a new road from Bangor Ferry to Holylead in the county of Angleses, as authorizes and requires additional rates of postage to he charged and livied on letters and packets conveyed by post by way of Dublin and Holyhead; and so much of an act passed in the first and second years of the reign of His late majesty's king 13 16 1 . A George the Pourth, insituled an act for applying a certain sum of money ont of the consolidated fund of the united kingdom of tireat Britain and Ireland for the purpose of building a britge over the river Conwar in the county of Curnavan, and for emporing additional rates of postage on letters and packets conv. yed over the said bridge, as authorizes and requires additional rates of postude to be charged and levied on lette a and packets conveyed by post to and from any part of Great Britain or Ireland by was of Conway and Chester; and so much of an net preved in the fourth year of the reign of his late majesty king theorge the Fant h, intituled an act for vesting in co missioners the bridge now building over the Meani Straits and the river Conway, the harbours of Howth and Holshend, and the road from Dania to Howth, and for the further improvement of the road from Landon to Holyhend, an enuers that the additional rates of postage granted by the said net of the fifty-ninth year of the reign of king George the third shall be continued to be charged and received; and so much of an act passed in the eight ye r at the reign of his late med sty's king. Wi limm the Fourth, intituled an act for granti-gan additional rate of rosinge on BANK 1. 3 letters between Great Bettain and Ireland by may of Millord and Waterford, as authorizes and requires a tritional rates of postage to be charged and levied on letters conveyed by post by way of Milford and Waterford; and so much of any other act or retain authorize or require any additional rates to be charged and levied on letters to and from Lieland by way of Holyhend in respect of Menal Bridge, by way of Conwry and Chester in respect of Conway bridge, and by way of Milford and Watrford; and so much of an act passed in the first year of the rough of her present Mujesty, intituled an act for the manugement of the post office as directs the respective post office r. covers general at England and Ireland to disinguish in their accounts the respective additional races of postage granted in respect of the Menai and Como sy bridges, and on letters conveyed by was of Milford and Waterford, and to the payment of the amount thereof into the exchequer; and so much of an act passed in the dist year of the reign of her present Majessy, entituled an act to repeal the several laws relating to the post the reign of king George the Fourth, inituled an act t amend the general laws now in being regulating turnpike Hoads in that part of Great B : in called England, and an repeals may part of an art passed in the fourth year of the reign of King George the Fourth, entituied an act to explain and amend an act passed in the third year of the teign of his present unjesty, to amend the general laws now in being for regulating turnpike road in that part of Great Britalis called England; and also an act guiered in the first year of the reign of her present mojesty, jurifuled an

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act for the regulation of the duries of postage; and an act porand in the summassion of parliament intituled an act for revulating the sending and receiving of letters and packets by the TW 4 K I Vict put free from the duty of postage; and so much of any other act or sele new in force as authorize the sending or receising letters and packets by the post free from the duty of postuge; and also an act present in the first your of the reign of her present mule-ty infitulied an act to impose rates of packet postage on IW 48.11 at a But India letters; and to amend certain acts relating to the post office, excepting so much thereof as authorizes the payment nut of the revenue of the post office of any deficiency in the superannuation fund for old and infirm letter exeries; and also an not passed in the first and second years of the reign of Her pre- I & TVRI c 97 sout Unjects, intitulted an act for imposing rates of postage on the conveyance of letters by packet bonts b tween places in and 3 to 1 to the mediterrannean and other parts; and also the herein- 52 before recited acrepassed in the last so-sion of parliament, intituled an act for the further regulation of the duties on pestage until the fifth day of October one thousand eight hundred and forty, and the several treasury warrants langed in pursuance of the said last-mentioned act, shall be and the same are hereby repealed and rescinded, except as to say act done or performed, of any appointment made, or any power, authority, or consent given or granted under or by virtue of the said recited acts, or any of them respectively, or by or in pursuance of the said treserry warrants, and except in respect of any postage duties wareh may have become payable under or by victue of any of the said acts or treasury warrants hereby repealed and reseinded, or any proceedings for receivery of such duties, and except also as to any offence committed against the provisions of the said acts hereby repealed or any other acts, and any flue or penulty incurred by reseon of any such affence, or any preceding for accovery of any such line or penalty, or for the punishment of any offender

Provided always, and be it enacted, that it shall be lawful for the commissioners of her majesty's treasury, in their part out of the discretion to authorize and empower the receiver general of the consolidated fund post office in England from time to time to pay to the receipt of equal to shime her majesty's exchequer, out of the revenue of the post office, by postage raths re quarterly, half-yearly, or sunual payments, as the commissioners of her majesty's treasury may think the such as unnual sum or sums of doney as they may deem equivalent to the annual amount of the additional rates of postage which were parable under the acid secreted act passed in the night year of the regin . of king William the Pourth, up to the time of the suspension of the said rates, which annual sam or same shall be Colculated and fixed on an average of the produce of the said additional rates for three years up to the time at which the same were snapended ; and the said sum or so os shall be paid accordingly for and on account of the Ma ford Road and, and shall be carried to the e natidated food of the united singdom of Great Britain and Ireland, and be applied as the said additional rates moved have been applicable by law if the same had not been suspended or repeated.

And be it enacted, that wherever the warrant of the FZX commissioners of her majesty's treasury is required by this act the bands of the such warrant may be under the hands of the commissioners of lerds of trassary her majesty's tremenry or any three of them; and that whenever them. the order, consent, authority, or director of the commission. ers of her majesty's treasury is prescribed by this act, such er-

Treasury

der, concent, authority, or direction (not being by warrant) may be signified either under the hunds of the commissioners of he in heats's treasury, or any three of them or under the band of une of their secretaries or unistant secretaries.

Interpretati .s

LXXI. And be it enacted, that the following terms and expressions, whenever used in this or any other post office act. shall have the several interpretations herein-after respectively ant forth, unless such interpretations are repuznant to the subject or inconsistent with the context of the provisions in which they near be found; (that is to say, the term " British newspapers" shall mean new-papers printed and published in the united kingdom lighte to the stamp duties and duty stamped, and also newspapers print at in the 1-1 ands of Guerney, Jersey, Alderney, Sark, or Man, although not liable to stamp duties; and the term " inword-h und" shall be held to include vessels hound a. well to any port in the united kingdom as to any port in any of her majesty's colonies; and the term "outward-bound" shall be hill to include vessels bound as well from any part in the unned kingdom as fom any part in her majesty's colonies; and that the tren " unite t kingdom" shall mean in the united kingdom at Great Britain and Ircland and the Islands of Man, Jersey, Guerney, Sark, and Alderney; and that the term " her majesty's colonies" shall include every port and place within the territorial acquisitions now vested in the East India company instrust for her mil sty, the Cape of Good Hope, the Island of Saint Helena, the Ionian Islands, and Honduras, so well as her majesty's other enjoyies and passessions beyon I the seas (the Islands of Man, Guernsey Jersey, Allerney, and Surk only excepted; ; and that the term " by the post" soull extend to and include the transmission of post letters as well by any generai or two-peany or penny or convention post as by packet hoat , and the term " pour town" shall include every city, town, and place where a next office is or shall be established; and that the several other terms and expressions used in this act shall be construed according to the respective interpretations of the terms and expressions contained in the said act passed in the Best year of the regin of her present majesty, intituled an act TW 4311 Vat fir consolidating the laws relative to offences against the past office of the united kington, and for regulating the judicial administration of the post office laws, and for explaining certain terms and expressions employed in those laws, so far as those interpretations are not repugnant to the subject or inconsistent with the context of such terms and expressions.

LXXII. And best engeted, that this act, shall come into operation on the first day of September one thousand eight hun- . dred and forty.

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LXXIII. And be it enacted, that this net may be amended or repealed by any act to be passed during the present session or purilument.

The SCHEDULB to which this Act refers.

On all letters, not exceeding half an ounce in weight, transmitted by the just leawden the united kingdom and foreign parts, or between any of the places out of the united kingdom hereignizer-monitorical, there shall be charged and taken the following rates of British postage; (that is to yes.)

By purket heat between Dover or any other port in the ... united kingsom and Calain, or any other port in France, a parket rate of

| Between France and any place in the united kingdom distant from Dover or other part in the united | | |
|---|--------|--------------|
| kingdom not more than eight miles, a rate (the | | |
| packetrate included) of | • | 5 |
| Between France and any place distant from Dover | | |
| or other port as aforesaid more than eight miles | | |
| and not more than thirty miles, a rate (the | | |
| pucket rate included) of | 0 | Ü |
| Between France and any place distant from Dover | | |
| or other part as aforesaid more than fifteen miles | | |
| and not more than twenty miles, a rate (the | | _ |
| packet rate included) of | Û | 7 |
| Between France and any place distant from Dover | | |
| or other port as aforessid more than twenty in es | | |
| and not more than thirty miles, a rate (the | | |
| packet rate judinded) of | 0 | 8 |
| or other port as aforesaid more than thirty miles | | |
| and not more than fifty miles, a rate (the packet | | |
| rate included) of | ۸ | 43 |
| And between France and any place in the united | 0 | y |
| kingdom distant from Dover or other port as | | |
| nfo esaid more than fity miles, or termen | | |
| France and London or any place in the united | | |
| kingdom through London, an uniform rate (the | | |
| packet rate included) of | U | 10 |
| Between any part of the united kingdom and | | |
| Spain, otherwise than through France, an uni- | | |
| form rate of | 2 | 2 |
| Between any part of the united kingdom and the | | • |
| united states of America, an uniform rate of | 1 | U |
| Between London and the following place, by way | | |
| of France; viz, Multa, the louisn Islands, | | |
| Greece, Syria, and Egypt, and unite ma rate of | 0 | 10 |
| letween London and Germany, by way of France | 1 | 4 |
| letween London and Switzerland, by way of France. | l | 2 |
| letween London and Spalu, by way of France | l | 7 |
| letween London and the following places, by way of | | |
| France ; viz., Italy, Soily, Venetian Lombardy, Tur- | _ | _ |
| key, the Levant, and the Archipelago | 1 | i, |
| letween London and Holland | j | 4 |
| Between London and Belgium | i. | 4 |
| setwen London and Germany | ! | 15 |
| setwen London and Denmark | l 1 | 8 |
| between London and Sweden, and other parts of the | 1 | ø |
| north of Burope, | ì | 8 |
| Between Lundon and the following countries, | • | ٧ |
| through Belgium, or Holland or Germany; viz. | | |
| Italy, Sicily, Venetion Lombardy, Maira, loning | | |
| folunds, Greece, Torkey, the Levant, the Archipe- | | |
| lago, Syria, or Egypt | 1 | 8 |
| Between any part of the united kingdom, and any | | |
| place to the Best Indies, via France in addition | | |
| to the Red Sen or Persian Gall packet rate here- | | 11 40 |
| | Q | .10 |
| Nevertheless all fureign letters berein rated between | Lone | ion |
| nd a place abroad (but not including letters between France in the agreed Kungdom distant form Days | | |
| ny nort in the united kingdom distant from Dover | WH | 山倉 |

other port in the united kingdom unt more than fifty miles) which shall be sent to or from any place in the naited kingdom, without coming to or passing through London, shall be charged as if they had been sent from or to London.

And the rates of British postage for every letter not exceeding half an onore in weight, transmitted by packet bosts between the places herein-after mentioned, shall be as follows:

| Cait tité biges thibitie dite, illustrations d'aumi es es com- | , sa . | |
|--|--------|-----|
| Retween a post in the conted kingdom and Liabon | s. | d. |
| or any other port in Portugal | 1 | 7 |
| Between a port in the united kingdom and the | _ | |
| kingdom of Greece, or any port in Syris or Egypt, | | |
| but not including letters transmitted between the | | |
| out the focial top fellow the foot Indian | 2 | 3 |
| united kingdom and the East Indies | 4 | J |
| Between Sucz or Bussern, or any other port in the | | |
| red sea or Persian Gall, and any port in the East | | |
| Industletters transmitted by her mujesty's | | |
| Mediterranean packets to or from the united | | |
| kingdom only excepted) | 1 | 0 |
| Between any of the ports or islamls or places | | |
| situate upon the mediterranean sea, the Adriatic | | |
| ses the Archipelago, the black sen, in Turkey, | | |
| in Europe und Asia, in Spain, Portugul, Italy, | | |
| | | |
| France, in the Mediterranem, and upon the | | |
| porthern court of Africa, whether in the Medi- | | |
| terranean of in the straits of Gibraltar (not | | |
| having been first brought or conveyed from the | | |
| united kingdom, or not being intended to be con- | | |
| reyed to the united kingdom) | 0 | ť |
| Between any of the ports or places last aforesaid | | |
| and may port or place in the East Indies, by | | |
| way of the red wen or the Persian Gulf, in addi- | | |
| non to the aforesaid Red Sea or Persian Gulf | | |
| Mehrt rate | 0 | 5 |
| B tween a port in the united kingdom and the | • | U |
| | | 0 |
| island of Madeira | 1 | U |
| Between a port in the united kingdom and any port | | |
| in the Island of Cuba in the West Indies, or any | _ | _ |
| port in Columbia or Mexico | 2 | 1 |
| Between any port in the British possessions in the | | |
| West Indies and any port in Columbia or Mexico | 1 | 0 |
| Between any port in the noited kingdom and Brazil | 2 | 7 |
| Between any part in the united kingdom and Buenas | | |
| Ayres, or any other ports on the continent of | | |
| bouth America other than Columbia, Brazil, or | | |
| Mexico) | 2 | 5 |
| Between any port in the united kingdom and any | ~ | |
| ports in the island of Saint Domingo, Martinique, | | |
| County oupe, Sout Thomas, Sant Craix, Saint | | |
| Planten on a major to the part of the part | | |
| Mattin, or may other foreign island in the West | | |
| Indies bewieen which and the mited kingdom no | _ | _ |
| rate is herein-before authorized. | 1 | . 3 |
| And in addition to the foregoing rates, except on le | Herp | pe- |
| menore the marked bisself was and Drawn and Income | | |

And in addition to the foregoing rates, except on letters between the noted kingdom and Prance, and between the united kingdom and Spoin, (otherwise than by way of France,) and between the united kingdom and the united states of America, there shall be paid on every such letters as aforesaid an in-and rate of postage of two peace for the distance any such letter shall be enoveyed, whiling the united kingdom; and on every letter so transmitted as herein-before mentioned, exceeding half an ounce in weight, there shall be charged and taken progressive and additional rates of British postage, according to the scale of weight and number of rates in this act contained as to letter, extimating and charging each additional rate at the amount herein-before directed to be charged and taken on every letter so transmitted, not exceeding half an ounce in weight, and charging the inland rate as afore-anid, but so that letters herein rated between London and a place abroad shall not be charged any inland rate for the distance between London and the output us which the packet boats conveying the same shall be stationed.

And on every letter between fareign countries, or between any foreign country and any of Her Majesty's colonies transmitted by the post through the united kingdom there shall be charged and taken for the distance any such letter shall be Curied within the united kingdom (in addition to the rates to and from the united kingdom to which such letter will be lighted under this act) any such inland rate or rates of postage, not execeding one shilling on any letter not being more than half un ounce in weight, as the commissioners of Her Majesty's treasury may, by warrant under their hands, direct and on any letter exceeding that weight progressive and additional rates of British postage, according to the scale of weight and number of rates In this act contained as to letter, estimating and charging such additional rate at the sum which any such letter would be charged with under this act if not exceeding half an ounce in weight, but so that no such letter be transmitted through the united kingdom unless the limitsh postage chargeable thereon be paid before the same be sent out of the united kingdom, or unless there he a treaty between the post-master general and the post office of the foreign country from which it shall have been forwarded, or to which it shall be addressed, for collecting and accounting for the British postage on such letters.

Transit letters,

THE APPENDIX.

Acts of the Supreme Covernment.

ACT NO. I. DATED JANUARY 27, 1843.

An Act for amending the Law converning the Registration of written Concentines and other instruments affecting Titles and other interests to Land.

Whereas the Registry Laws now in furce in the respective Mofusells of Bengal, Madras and Bornbay, provide that registered conveyances and other inatruments affecting Titles to land and other interests therein shall not take precedence of unregistered conversances and instruments in cases where the party registering shall have known of the existence of such unregistered conveyances or other ins ruments. And whereas a complicated system of law has arisen out of the construction which is to be given to the provisions regarding the knowledge of parties, or notice had by them in such cases. And whereas much perjury has been committed in investigations touching the fact of each notice or knowledge, and much of the time of the Courts has been occapied with such investigations. And whereas in consequence of forgeties, perjuries, fraudulent concealments, and other practices, no person purchasing or advanceing money on the Security of Land, can safely roly on the conveyances or other in-truments affecting the talle to such land or other interest therein affording, by means of their being registered, a Security against conveyances or instruments being set up, as of previous date, by unregistered chimants:

It is hereby enacted, that all provisions contained in any Megulation of Regulations of the Bengal, Mairas or Rombay Codes, touching such knowledge or notice as aforesaid, of previous inregistered conveyances, or instruments affecting tides to land or other interests therein, shall be repealed from the first day of May next; and every conveyance or other instrument affecting title to land, or any interest in the same anthorized by those Codes respectively, to be registered, shall so far as regards any lands to which the same relate, be void as agrinet any person claiming under any subsequent conveyance or other lastrument duly registered, unless the prior conveyance or instrument duly registered, unless the prior conveyance or instrument; any alleged notice or knowledge of such prior conveyance or instrument notwithstanding. Provided always that this Act shall not be construed to extend to any conveyance or other lastrument made before the first day of May next-

ACT No. IL DATED PROBUGANT 1, 1845.

An Act to regulate the Sittings of the Courts of Sudder Decounty Adamstate
1. It is hereby exacted, to modification of Section 16, Requisition XXV.
1814, that when a single Judge of the Sudder Dewanny Adamstat, trying a case a Appeal, regular or special, from any Subordinate Court; shall be of opinion but the decision appealed from ought to be reversed or altered, he shall always

call in two other Judges of the Court to sit with him, and that the Appeal shall be then heard by the three Judges sitting together, and be decided by them without any additional voices. In such cases the decree or final order shall be signed by the three Judges, if they agree together; but, if one of them dissent from the view taken by the majority by the two Judges who agree together, and the signature of the third Jange shall not be considered requisite, but his opinion shall be regited in the dorre or first order.

11. Provided, that the above rule shall not be appreciable to animary anpeals, or to appeals in miscellaneous cases, nor shall it be held to interfere with the powers of a single Judge of the Sudder Downing Adamiut, under Clause

2, Section 2, Regulation 1X, (831.

ACT No. III. DATED FEB. 1, 1843.

An Act for amending the Rules of Special Appeals.

f. It is hereby enveted, that from and after the 1st day of May next, a Special Appeal shall be to the Courts of Sunder Dewanny Adamint at Calcuta and Alishand respectively, to the Court of Sudder Dewanny Adambut at Madras, and to the Coort of Sadder Downing Addaulat at Bombay, from sil docirious passed on regular Appeals in the Civil Courts subordinate to their respectively, which shad a pear to be inconsistent with some law, or usage having the force of law, or some practice of the Courts, or shall involve some question of law, usage, or presture, upon which there may be reasonable doubt.

II. And it is hereby enacted, that applications for Special Appeals shall not be admitted unless they are presented to the proper Court as aforesaid within the period limited for the presentation of regular Appeals.

111. And it is her by enacted, that every application for a Special Appeal shall be accompanied by copies of the seve, at decrees previously passed on the

IV. And it is hereby engeted, that every application for a Special Appeal duly presented to the proper Court us a oresaid shall be heard by a single Judge of the Court in the presence of the Special Apprilant, or his Vaccel, or Agent and it shall be competent to the Judge at his discretion, to call for and pirace may document forming a part of the record of the cause, and to summen the

opposite party to unswear the application.

V. And it is hereby enacted, that if it shall appear to the Judge that a Special Appeal is admissible under this Act he shall pass an order accordingly and shall at the same time reduce the point or points to be determined to writing in English to the form of a Certificate which shall be translated into the vernacular language in use in the Court and the Special Appeal shall then be brunglit on the flie of the Court to be leard and determined in due cour. Provided that it shall not be necessary recall for or refer to any part of the proce dings the reading of which is not required for doclaing the point or roints of law stated in the Certificate.

VI. And It is hereby essented, that if it shall appear to the Judge that a Special Appeal is not number this Act he shall reject the pe ition,

and his order so rejecting a perition for a Special Appeal shall be final.

VII. And it to become engeted, that in every case of Special Appeal admitted as aforemid the Court of Sudder Dewanny Adamies shall determine the point or prints, se tifted as above enacted, and no other point or part of the

Vill. Provided that when the spicial ground of Appeal may have been incurrently or incompletely sertifien, it shall be competent to the Court to amend the Certificate. Provided that such amendment shall relate only to the point or points originally stated to the Certificate, and it shall not be histful for the Court to r-ceive or add my new point or points.

IX. And it is hereby declared, that the existing Laws and Regulations of the Presidencies of Bengai, Madras and Bombay relating to Special Appeals, shall continue in force so far as they are not inconsistent with the provisions of this Act.

X And it is bereby enacted, that nothing contained in this Act shall affect the hearing of second or Special Appeals which shall have been admitted and be pending in Appeal before the said let day of May next, and that all such second or Special Appeals shall be heard and decided in the asian manner as if this Act had not passed.

ACT No. IV. DATED MARCH 24, 1843.

An Act for amending the Law concerning appeals from Justices of the Peace, and from Magistrates acting under the Statuse 53 Geo. 111, Ch. 155.

Whereas, in many cases provided by law, offinees may be prosecuted before Magistrates not setling within the local limits of the jurisdiction of Her Majesty's Supreme Courts, and which such Magistrates may take cagnizases of other in their Magistrates expenty under the Regulations, or as Justices of the Peace. And whereas the Appeal from constituous before Magistrates netting in their Magisterial capa ities, and from the line convictions before Justices of the Peace ire subject to different rules. And whereas in all cases of consistions before Justices of the Peace in the Molassi and before Magistrates exercising juris metion under the provisions of Statute 53 Geo. III. C. 155, in cases of assaults, foreible entries, or other injuries accompanied with force committed by British subjects, the laws set of Appeals requires are adment.

I. It is hereby enerted, that an Appeal shall lie from all sentences passed by any Justice of the Peace acting without the local limits of any of ther Maje jesty's Supreme Cours upon contletions had before him for any effence, and from all sentences passed by any Magistrate upon convictions had before him exercising such jaradition as aforesaid to the same authority and subject to the same rules as are provided by the Regulations and Acts of the Covernment in the case of sentences passed by Magistrates in the exercise of their ordinary jurisdiction. And cases so made the subject of Appeal shall not be afterwards hable to revision by mesos of a Writ of Coriforact.

11. And it is hereby provided that nothing in this Act contained shall be held to take away the power of quashing any conviction by means of a Writ of Certiorari, in any other case than where there has need such Appeal as aforesaid.

ACT NO. V. DATED APRIL 7, 1843.

An Ac' for declaring and unreading the law regarding the condition of Slavery within the Territories of the East India Company.

I. It is hereby enacted and declared, that no public Officer shall in exeention of any decree or order of Court, or for the enforcement of any demand
of Rent or Revenue sell or cause to be sold any person or the right, by the
compulsory labor or acreices of any person on the ground that such person is
in a state of slavery.

11. And it is hereby declared and enacted, that no rights arising out of an alleged property in the person and services of another as a slave shall be expersed by any Civil or Criminal Court or Magistrate within the Tagituries of the East India Company.

III. And it is hereby declared and enacted, that no person who may have acquired property by his own industry or by the exercise of any art, calling or projection, or by interitunce, additionent, tilt or broggest shall be disposed or such property or presented from taking possession thereof on the ground that such person or that the person from whom the profesty may have been detreed was a siars.

IV. And it is hereby enseted that any not which would be a print offence if done to a free man, shall be equally an offence if done to any person on the pretext of his being in a condition of slavery.

ACT No. VI. DATED APRIL 21, 1849.

An Act for amending the Law concerning the jurisdiction and procedure of the Courts of Ameens and Moonsiffs.

Landy modification of Clause 4, Section 18, Regulation V. of 1831. Bengal Code, it is hereby enacted, that in the trial and decision of all original finite referred to them by the Judge, the Principal Sudder Ameens shall be guided by the rules established for the conduct of business in the Courts of the Zilish and City Judges.

11.—and it is hereby enacted, that the provisions of Section 4, Act No. XXV of 1837, in respect to appeals from decisions passed by Principal Sudder America, in Suits of the nature specified therein, be extended to all

Interlucatory orders passed by those Officers in such Suits.

111.—And it is hereby enacted, that such parts of Regulation XXII. 1814, as probabit the Sudder Ameens and Moonsiffs from requiring security from defendants; or from attaching their property in cases pending before them; or from realizing fixes imposed by them without first obtaining the

manchen of the Zillah Judge, he repealed.

IV.—And it is hereby cuncted, that it shall be competent to the Sudder Amoens and Moonsiffs to demand security from the defendant, under the provisions of Sections 4 and 5. Regulation 11, 1806, in cases pending before them; and also to proceed, without reference to the Zulah Julige, to the realization of fines imposed by them, provided that all orders passed by the Sudder Ameens and Moonsiffs under this Section, be subject to an appeal to the Zillah Judge.

V.—And it is hereby enacted, in modification of Section 22. Regulation V. of 1831, that decrees passed in the Courts of the Judges or Principal Suider Ameros, in cases of appeal from decisions of the Sudier Ameros or Moonsiffs, shall be executed by the Courts in which the original decisions were passed, under the general rules prescribed for the execution of decrees passed by those Courts—applications for the execution of such decrees shall be presented, together with a certified copy of the decree of the Judge or Principal Sudder Amero to the Court of original jurisdiction. In appeal from the orders of the Moonsiff or Sudder Ameen in such cases, the decision of the Ziliah or City Judge shall be final.

VI.—And it is hereby enacted, that Clause 2, Section 13, Regulation XXIII. 1814, and Clause 4, Section 5, Regulation V. 1831, he repealed.

VII.—And it is hereby enacted, that no person whatever shall, by reason of place of birth, or reason of descent, he in any Civil proceeding whatever, exempted from the jurisdiction of the Courte of the Moonslifs, in the Territories subject to the Presidency of Fort Willam in Bengal.

VIII.—And it is hereby enacted, that persons in vested with powers of Moonsiff shall be competent to receive, try, and determine soits of every description under the restrictions as to local jurisdiction and value of property mentioned in Clauses 1, 2 and 3, Section 5. Regulation V. 1831. Provided, however, that no Moonsiff shall try any suit, in which he himself, or any of his relatives, or dependants, or any of the Vakgels or Officers of his Court shall be a party.

IX.—And it is brreby enacted, that in cases, where by reason of the above Section, a Moonsiff cannot try a suit because he himself, or any of his relatives, or dependents, or any of the Vakeris or Officers of his Court is a party to the suit, it shall nevertheless be competent to the Moonsiff to receive the suit, and forward it to the Judge of the Ziliah to which he is subordinate, who many thereupon refer the same for trial land decision to any other

Moonsiff of the District.

ACT NO VII. DATED APRIL 28, 1843.

- An Artfor abolishing the Provincial Courts of Appeni and Circuit in the Presidency of Fort St. George, and far establishing new Zillah Grunts to perform their functions; for establishing Courts constituted according to Regulations 1. and 11., and Regulation VIII. of 1827, in place of the existing Civil and Criminal Zillah Courts, and for extending the Civil Jurisdiction of such Courts.
- 1. It is hereby enucted, that the Governor in Council of Fort Saint George be empowered by an Order in Council to abolish the Provincial Courts of Appeal and Circuit, and the Civil and Criminal Zillah Courts, now existing in that Presidency, and to establish new Zillah Courts to perform the Civil and Criminal functions now performed by the said Provincial Courts, and to reclare the existing Civil and Criminal Zillah Courts, by Courts constituted according to Regulations I, and II. of 1817, or Regulations VII, and VIII, of 1827, at his discretion.
- II. And it is hereby enacted, that every Zillah Court established under this Act, shall be superintended by one Judge, who shall be styled Civil and Session Judge of the Zillah.

III. And it is hereby enacted, that the Zillak L'ivil Jurisdiction. Courts established under this Act, shall exercise within the limits assigned to them, respectively, by the Order in Council by which they are constituted, the same Civil jurisdiction as is now exercised by the Proximial Courts of Appeal, except the Original jurisdiction vested in those Courts in suits for an amount or vains less than 10,006 Company's Rupees, and shall be rested with the same suthority, and shall be subject to the same rules and restrictions as such Provincial Courts of Appeal, except as hereingiver mentioned.

IV. And it is hereby enacted, that the Original jurisdiction vested in the Provincial Courts of Appeal in suits for an amount or value less than 10,000 Co.'s Rs. shall be transferred to the subordinate Zillah Courts constituted according to Regulations I. and VII. of 1827.

V. And it is hereby enacted, that Section VII. regulation VII. of 1827 be rescinded.

Vi. And it is hereby enacted, that in every Zil'ah in which there is a subordinate Court constituted according to Regulation VII. of 1827, the Ziliah Court shall take cognizance of the Appeals which by Section VIII. of that Regulation are reserved from the jurisdiction of such Court.

Vil. First.— And it is hereby enacted, in modification of Section IX. Regulation VII of 1827, that in all cases, in which a Principal Sudder Ameen has occasion to call upon a Collector, 3 shortlinate Collector, or Assistant Collector, or other European Officer of Government, to do any thing in any matter before his Court, he shall transmit to such Officer an Extract from the Proceedings of the Court containing a brief Abstract of the case, and specifying what is required to be done by him, with a request that he will comply therewith, and that he will return an answer stating what he has done within a certain time, and such Officer shall comply with the requisition so conveyed to him, in the same manner as if it had been accompanied by a precept from the Zillah Judge.

Second.—Provided, that if each Officer does not comply with such requisition the Principal Sudier Americandi report the case to the Zukak Judge, who shall proceed thereon as if the requisition had been made by an precept from himself.

Vill. First.—And it is hereby enacted, that Appeals shall lie to the Zillah Court from all decrees or orders of Subordinate Civil Courts constituted according to Regulations I, and VII. of 1817, and of Suider Ameens and District Mosasiff in races in Appeals are now allocable but such Appeals must be preferred within the period of 30 days, to be calculated as prescribed in the existing Regulations.

Second —Providet, that whenever a Court constituted according to Regulation 1. of 1827, or according to Regulation VII of 1827, is established in any Zillah at a place remote from the station of the Zillah Court, the Sudr. Ulatut, with the sanction of the Governor in Council, may order Appeals from the decisions and orders of District Moonsiffs stationed within the limits assigned to such Courts, to be preferred to such Court. But it shall be competent to the Zillah Judge, at his direction, to call up to his own Court, from time to time, Appeals received by any such Court, and to dispose of them himself.

Third -Provided also, that the Judge of any Zillah Court may refer to any Sabordinate Judge or Principal Sudder Ameen in the Zillah, any Appeals

from District Moonsiffs which may be filed in the Zillah Court.

Fairth.—Provided also, that if any such Appeal from a decision or order of allustrict Mo ousiff, which may have been under this Section referred for decision, or preferred in the first instance, to a Subordinate Judge or Principal Budder Ameen, he dismissed without any decision being some to on its merits, at shall be competent to the party aggrieved by such order of dismissal to prefer a Summary Appeal from it to the Judge of the Zillah, and it shall be the duty of the said Zillah Judge to hold such proceeding on such Jummary Appeal as he may consider proper; and, having satisfied himself that the order dismissing the Appeal has been passed without sufficient cause bing shewn for such dismissal, it shall be competent for such Zillah Judge to issue his Pre-ept to the Court by which the Appeal may have been dismissed, requiring that the Appeal shall be again admitted on the file, and a decision passed upon it after mature consideration of its merits.

IX. And it is hereby enacted, that Appenls, Regular, and Summary, from decisions and orders of the Zillsh Courts, shall lie to the Sudr Udaint, under the same rules and restrictions as are applicable to similar Appeals to the Sudr Udalat from the Provincial Courts of Appeal

X. First.—And it is hereby enacted, that it shall be competent to a single Judge of the Sudr Udalot to hold a sitting of Court on all matters within the countrance of that Court, and to passorders or judgments in conformity to the

Regulations, subject to the following provisions.

Second.—Du the hearing of any Appeal from the decision or order of any Court of inferior jurisdiction, in any case, regular or miscellaneous, if a single Judge of the Sedr Udalut shall be of opinion that no sufficient ground has been shown to impugu the correctness or justness of such decision or order, it shall be competent to such single Judge, without reference to the order of the fire, to confirm the same without requiring the attendance of the opposite party, and with or without a revision of the whole proceedings, as the nature of the ease may appear to require, and to communicate the order of confirmation, through the Court from whose judgment the Appeal was made, to the opposite party, with a view to enable such party to take immediate measures for the execution of the decree. On the other hand, if a single Judge shalf be of opinion that the decision or order appealed against ought to be altered, or reversed, as being manifestly unjust or at varian e with some Hegulation inforce, or in opposition to the Hindon of Mahomedan Law or other Law applicable to the case, or as baving been passed without sufficient investigation of the merits, or as grounded on an assumption obviously erroneous, or irrelevant with referrence to the points at issue, it shall like wise be competent to a single Judge to issue an injunction pointing out the irregularity, illegality, or other defect, apparent in the proceedings, decision, or order, appealed against, and requiring that the Court by which the same may have been held, or passed, shall revise the case, and proceed thereon in such manner as may appear conformable to justice and to the Regulation.

Third —A slogle Judge of the Sudr Udelut may exercise his discretion in calling for the proceedings of the Lower Courts, or such parts of them as may appear becreary, and may further order a report in English, or in the Vernacular language commonly used in the Court, as the occasion may render

advisable, on any points requiring explanation, prior to passing a determination on the gase or matter in Appeal.

Pourth.—It shall further be competent to a single Judge to direct, that the execution of any judgment or order passed by any inferior Court, in all cases in which that measure may appear to him expedient, may be stayed autil a final decision has been passed thereon.

X1. And it is hereby, enacted, that the provisions of Clause S1, of the foregoing Section, shall be applicable to the Judges of Zillah Courts, and to Subordinate Judges and Principal Sudder Ameens.

XII. And it is hereby enacted, that any provisions of the existing Regulations which require inferior Courts to furnish the Budr Udalat with translations of papers written in the Vernacular languages of the country, which they may transmit to that Court in Appeals and other cases, he reseleded.

XIII. And it is hereby enucted, in modificatation of Sections XIII. and XIV. Hegulation V. of 1802, that all processes and orders therein described which may usue from the Sudr Udalut, shall be directed to the Zillah Courts established under this Act.

XIV. And it is hereby enacted, that it shall be competent to the Judges of the Zdinh Courts to refer the execution of decrees of the Sude Udalut, and of their own Courts, to the Subordinate Judges, or Principal Sudder Ameens of their Zillahs, respectively, who shall proceed therein under the rules prescribed in the general Regulations applicable to such cases, provided that an Appeal shall lie from any order passed by a Subordinate Judge, or Principal Sudder Ameen, under such reference, to the Zillah Court is the first justance, and secondly a Special Appeal to the Sudr Udalut.

XV. And it is hereby enacted, that all other processes issued by the Sadr Udalut and directed to the Ziliah Court, or originating in the Ziliah Court, shall be served under the orders of the Ziliah Judge by the proper Officers of the Court.

XVI. And it is hereby enacted, in modification of Section VI. Regulation 111, 1833, that the power of suspending Sudder Ameros from Office, thereby vested in the Z linh, Assistant, and Native Judges, shall for the future be rested in the Judges of Zelish Courts established under this Act,

XVII. First.—And it is hereby enacted, that all parts of Regulations VI. and VII. 1816, in which the Zulah Judge is mentioned, shall be understood as applicable to the Judges of the Zulah Courts established under this Act, excepting Section LVI. Regulation VI. 1816, which shall be applicable to the Sobortinate Judges and principal Sudder Ameens, as extended by Section V. Regulation III. of 1831. And all parts of Regulation VI. of 1816 in which the Provincial Court is mentioned, shall be understood as applicable to the Sadr Udalut.

Second.—Provided, that district Mountiff may be employed by Subardinate Judges and Principal Sudder Ameens, as well as by Judges of Zillah Courts, in the manner and for the purposes specified in Sections LX. and LXI. Regulation Vt. 1816.

XVIII. And it is hereby encated, that when a Zillah Judge sees reasons for calling up under Section LIV. Regulation VI. 1810, any cause that may be depending before a District Mounsiff, he may refer it for trial to the Subgretinate Judge, or Principal Sudder Ameen, of the Zillah, or to a Sudder Ameen, or another District Mounsiff.

XIX. And it is hereby consted, that when a District Moonsiff shall forward to a Zellah Judge under Clause 21, Section 111. Regulation 1. 1829, a Suit instituted to his Court, in which he is directly or indirectly a party, or ethorwise personally interested, the Judge may refer it for trial either to a Sudder Ameen, or another District Moonsiff.

XX. And it is hereby exacted, that the Judges of Zillah Courts may refer to the Subordinate Judges and Principal Sudder Amount, applications for the executions of dicisions of District Punchayets professed ander decion XVII. Regulation VII. 1816.

XXI. And it is hereby enacted, that it shall be competent to Judges of Zillah Courts to rese orders of their num authority on complaints preferred under Section XI. Regulation XII. 1816, according to Clause 4 thereof.

XXII. And it is hereby enacted, that the Zillah Judge shall be competent to receive and mass orders of his own authority on complaints preferred

nader Section XXVII Regulation VII. 1832.

XXIII. And it is hereby enacted, that Civil Actions and Criminal prosequitions under Clauses 1 and 2, Section VIII. Regulation VI. 1816, with respect to District Mountile, and as extended by Section XIII. Regulation VIII. 1816, with respect to Sudder Amesus, shall be brought before the Zillan Courts established under this Act.

XXIV. And it is hereby enacted, that Section III. Regulation VIII.

1816, be reseinden.

XXV. And it is hereby enacted, in modification of Section XIV. Requisition Vill. 1816, that Sudder America shall have authority to order execution of the decisions passed by them, according to the rules for the execution of decisions applicable to the Courts to which they are attached, and to issue all process relative to the causes and proceedings before them under their own official seal and signature, and to realize flows imposed by them without reference to any Superior Officer.

TXVI. And it's bereby enseted, that the Judges of the Zidah Courts established under this Act shall exercise within the limits assigned to those Courts respectively, the same Crapian jurisdiction as is now exercised by the Judges of the Courts of Circuit; and shall be vested with the same authority, and subject to the same rules and restrictions, as far as they

areapplicable and consistent with this Act.

XXVII. And it is hereby enucted, that the said Judges shall hold permanent Sessions in the said Zillah courts for the trial of all persons accused of crimes and offences now cognizable by the courts of Circuit, who shall be committed for trial by the subordinate Judges, or Principal sudder Amesus, of the Zillah's respectively.

XXVIII. And it is hereby enacted, that section II. Regulation

XXIII, 1833, be resulnded.

XXIX. And it is hereby enacted, in modifications of clauses let and 3d, section iX. Regulation X. of 1816, that if upon a perush of the depositions given before the Magistrate, or any competent Officer of Police, it shall appear to the subordinate Judge, or Principal sudder Ameen, before whom a prisoner is brought charged with a crime or misdemeasor subject to the jurisdiction of the Judge of the Zillah court of session, that there is evidence of the prisoner being concerned in the perpetration of the crime or misdemeasor with which he is charged, and if the deponents confirm their depositions on oath before lum, it shall be competent to the subordinate Judge, or Principal sudder Ameen, without further investigation, to commit the prisoner to take his trial before the session Judge.

XXX. And it is bereby enacted, that the session Judge shall commence the trial immediately, and shall take the examination of the prosecutor and of the witnesses for the prosecution, and the defence of the prisoner, and the examinations of the witnesses for the defence, and if more witnesses have been previously commond and are expected to attend, or if the session Judge thicks it accessary after the commencement of the trial to call for further evidence, he shall adjourn the proceedings, permitting the prosecutor and mitnesses to return to their houses, unless he shall see special cause to detain them in order to their being qualronted with the other witnesses whose attendance is expected.

XXXI. And it is hereby enacted, that except in cases in which the Session Judge thinks proper to proceed as authorized in dection XXXII. of this Act, the Muhomedan Law Officer attached to the Zillah court shall alt with the Session Judge of orthe trial of person charged with crimes now cognizable by

courts of circuit, in like manner and subject to the like Regulations as are .now

application to Law Othern stiting with the courts of circult,

XXXII. First.—And it is hereby enacted, that it shall the competent to ression Indiges in the trial of criminal cases, to avail themselves at their diskcretion of the ensistance of respectable Natives, or other persons, in either of the two following ways.

Viz - By Constituting two or more such persons Assessors, or Members of the court, with a view to the advantages derivable from their absorvations, particularly in the examination of witnesses. The opinion of each of the Ass. nessors whall be given separately and discussed, and if any of the Amossors or the authority presiding in the court, desire it, the opinions of the Assessors shall be recorded in writing.

Or by employing them more nearly as a Jury. They will then attend finring the trial, will suggest, as it proceeds, such points of enquiry as occur to thom, (the court, if no objection exists, using every sudessour to procure the required information,) and after consultation will deliver in their verdict. The made of selecting the Jacors, the number to be employed, and the manner in which there verifict shall be delivered, are left to the discretion of the Judge who presides

Secondar Provided, that the Law Officer may be one of the Assessora

or Jure

Third .- Provided also, that the decision shall be passed by the Judge according to his own opinion, was ther he agrees with the Assessors or Jury, or not, if the case he one which under the existing Regulations it is competent to him to dispuse at fluxile. But if he differs from the Assessors or Jury, his decisionshall not be carried into effect unless confirmed by the court of Pouzdarge Ulabitto which the case shall be immediately referred.

And it is hereby enacted, that it shall be competent to a single Judge of the Popidaree Udalut on a revision of the propedings held on any Criminal trial by any court of inferior ju isdiction, to reverse or after the sentence or order passed therein, provided such reversal or alteration be in furor of the accused, whether for acquittal, mitigation of pacishment, or otherwise.

XXXIV. And it is hereby enacted, that if a single Indust of the Pouldares Udelut on a revision of the proceedings in a trial held by a assesson Judge, concur in opinion with the session Indge, whether for conviction or sequition, it shall be competent to such single Judge to pass a fluxi sentence, except for capital panishment, which as heretofore shall in all cases require the concurrent

opinion of two Judges of the court.

XXXV. And it is hereby enacted, that it shall be competent to the court of Posjetaree Utalut on a review of the sintract statements of Prisoners panished without referrence, to mitigate the sent-mos pussed on any prisoner when such sentence may appear on the session Judge's own shewing of the facts, manifestly illegal or too severe, and it shall not be necessary for the court to call for the proceedings in such cases, unless they shall are special reasons for so doing. It shall further be competent to the court in like manner to annul the sentence passed in any case when such sentence may be in Opposition to any Law or Regulation in force, and to require the bession Judge to pass a new sentence according to Law.

XXXVI. And it is hereby enseted, in modification of section 11. Regulation 111, 1833, that the authority to over-rule judgments passed by auddur

ameens in oriminal cases shall be rested in the session Indiana.

XXXVII. And it is hereby concled, that session XXIV. Regulation ... \$816, claume 2 and 3, section IV. Regulation II. 1842, clause 2, section V. and clauses 2 and 4, section VIII. Regulation VI. 1827, shall be applicable to session Judges instead of Judges of circuit.

XXXVIII. And it is hereby enacted, that prosecutions negitiat. Marietrates and their Assistants under section XLIII, Roge lation 12, 18 16, thail be instituted in the Zalah courts established under this Agt,

XXXIX. Pireform and it is hereby enacted, in modification of section J11. Regulation \$111. 1833, that it shall be the duty of the section Judge to bling to the notice of the Projectes Udalot any arose misconduct of any Native Officer of Pulce which may have come under his observation in a usua lawestiguted by himself, or which may have been reported to him by a subordinate Judge, or Principal sudder ameen, and which appears to him to deserve the penalty of dismissal, and it shall be competent to the Poojdares Udalus to order the dismissal of such Officer.

Second .- Provided, that the Session Judge shall furnish a copy of his Report upon the case to the Magistrate, and the Foundarce Udulat shall not take a final order upon it until the unswer of the Magistrate, which shall be

addressed to that court, has been received and canaldeced.

XL. And it is betreey enserted, that it shall be the duty of the Session Judge to bring to the notice of the Magnetrate any minor prefects, or omissions, or transpressions, of the Subordinate Officers of Police which have enseen under his own observations, or have been reported to him by a Subordinate Judge, or Principal Sudder Ameen, and such notifications shall be recorded in the periodical reasons to the Pouje aree Udalut.

XLI. And it is hereby conserved, that it shall be competent to the Session Judge to report to the Fenjelerce Udulli any neglect or delay on the part of the Magistrace, by which the tourse of justice has been acclosely impeded in cases before blowelf, or which have been reported to him by a Subordinate Judge, or Principal Sudder

Ameena

". XLII, And it is here by exacted, that it shall be competent to the session Judges, subordinate Judges, and Principal audder America, to communicate directly with the District Officers of Police for the purpose of obtaining all the evidence that appears to be forthcoming in cases in which prisoners have been forwarded by them charged with crimes and misdementors, section LV. Regulation XI. 1816 notwithstanding.

XLIII. And it is hereby enacted, that except as provided in section XLVII. of this Act, Europeans and Americans charged with officers not panishable by the Magistrote, committed within the local jurisdiction of a Principal Sudder amount shall be sent for trial to the session Judge, who shall proceed thereon in conformity with the rules applicable to like own Court, or to courts constituted agreeding to Regulation 11. of 1827, as the

case may require.

XLIV. And it is hereby enacted, that In any Zillah, In which the Covernor in Council of Fort St. George deems it expedient to establish the Zillah Court, and the Court or Courts under Subordinate Indges, or Principal Sudder Ameeus, at separate stations, it shall be competent to the said Governor in Council, by an Order in Council, to authorize the Session Indge to take engineence of all Criminal cases subject ordinarily to the jurisdiction of the Euberdinate Courts, as well as cases subject to his nown jurisdiction, which shall be sent to him by the Magistrate or Officers of Police of such Tallocks as shall be herein indicated, and to dispose of such gases according to the rules missionline to them respectively.

ALV. And it is hereby enacted, that in any Zillah in which the Governor in Council of Fort St. George decays it unuccessary to combish a subordinate Civil and Criminal court, constituted according to Regulations I. and II or Regulations VII. and VIII. 1827, it shall be competent to the said Governor in council, by an order in council, to authorize the civil and session follow to exercise the civil and criminal Jurisdiction assigned to such Courts, highest the proper civil and criminal jurisdiction of the alligh court, and the proper civil and criminal cases, within his proper jarisdiction assigned ladge, as they are sent up by the Po ice and Magistracy.

TLVI. And it is hereby enucted, that when the suid Ouvernor is court while it proper to establish in any such allish a court under a sudder Assess at a detached station, it shall be compotent to the Governor in council

to authorize the ander amounts receive and dispose of civil units arising in the portion of the kilch over which inviduation shall be qualqued to ill without line intervention of the Zellah Indge, under the illustration as a subsupp or units prescribed by the existing flegulations; and also to receive and dispuss of the alignment of the alignment of the alignment of the alignment of the illustration and subject to his jurisdiction, for which the positionary prescribed shall not exceed the flumention specified in section VII. Requision X. of 1846.

"XLVII. And it is becars constant, that whenever the governor in counce!" of Furt Mr. Heavil shad establish a court under a European principal andies" annies at Cochin, and principal audier among small exercise within the jurisdiction assisted to him an the powers of a jurisdiction court constituted according to Regulation 11. of 1827, and also all the powers of a Juint

Mugiete ete.

"XLVIII. And it is hereby enhand, that when the subordinate criminal court at the status of a gulan boart is constituted neverting to Regulation - VIII, of 1827, the Ziligh Joil shall be under the charge of the spaint Judge."

XLIX. And it is hereby enacted, that when the subordinate estiminal court at the sistem of the zidan court is described according to Regulation 11. of 1827, the Zidan Jost shall be under the charge, of the Judge of the summirinate estimated court, and the session fullers half be vesset with Mass thoully to visit the Jib, and it pass orders according to welfor XXXII. Resignation VII. of 1802, and a session VII. Bezolation X, 1832.

L. Amitt is hereby enserted, that the nutordinate officers and Vilegia, who saidly appropriated to the relief courts establish under this art, shall be saube? feet to the same rules as are applicable to the subordinate officers and various.

of the promocial courts of appeal

Li. And it is hereby ensuted, that the Governor in Council of Fort St. George shall direct what Law Differs shall be appointed to the sitial courts established under this Act, and shall order the manner of their appointment, and such Officers shall be subject to the same raise as the Law Officers

of the Proxincial courts of Appeal.

1.11. And it is hereby enacted, that the governor in council of Part St. George may appoint an assistant Judge to any solid a court, to whom the Judge shall have authority too refer any appeals which may be depending before him, excepting appeals from the associante courts constituted according to Regulation I or Regulation VII. of \$27, and such assistant judge shall be empowered to the and dispace of cases so referred to him under the rules applicable to ins Judge.

Lift. And it is hereby enacted, that it shall be lawful for the Overnoe General in council, by an order in council, to authorize the Governor in souncil of Fort St. George at any time to mange the stations of thick courts and the single any of the sitius courts which shall be first established under this act, and to establish may

zillah courts in any parts of the Presidency of Fort Subst George.

LIV. First.—And whereas it is deemed expedient to extend the powers

vested in Magistrates by Regulation IX. of 1810.

the is hereby concern, that the Augistrates of authorized to exercise the powers vested in criminal Judges by section VII. Requisition X. of 1818, concernently with the superdinate criminal source.

I coul.—Provided that in all cases in which Magistrates shall anorging the additional powers hereby vested in them, the form of progedure shall be the saument is required to be observed in the Subordinate Criminal Course is

similar eness, and the same record shall be kept of the kital.

LV. And it is bereby exacted, that in avery once in , which a Maghing shall exercise such additional powers and Appeal from his sentence or critics in the preferred to the classical Judge within one month, and it shall be acceptable to the Sentine Judge appeal an Appeal to make or after the project of order, provided by the half and instances the positionage was raised by the Michigan plants.



And it is hereby enseted, that all criminal cases which may be abolition of the Zifish and Penbincial Course, and the disposal of by the Course sequency jurisdiction over the same the viewe of this bot sprovided, however, that primites who may have been committed for that be the sersion Judge in his former Office of Criminal Judge, or Joint Criminal Judge, and who may object to be tried by that Officer, shall be tried by the session Judge, I continue our, or by the session Judge, I continue our of the Decision, or by an Officer specially appointed by Government.

Acr No. VIII. Dargo Apark 28, 1843.

An Act for disposing of the Origina Suits and Appeals depending before the Production of Course of Appeal in the Production of Fact St. George, the abolton of which is authorized by Act No J.H. of 1843.

Whereas is accessory that provision should be made for the dispensal of Original automad appeals depending before the Provincial courts of appeal in the Presidency of Port St. George, the abouting of which is authorized

by Act No. VII. of 1843

1. It is hereby enacted, that the Governor in conneil of Fort St. George Beginpowered to appulate a single ladge to hold a court in place of each of the soil Provincial courts at the station of such Provincial courts at the station of such Provincial court, with a hypeial commission to dispose of all brighnal salts and appeals which may be separating before such court, on the date on which the said travernor in sometimal order the lasets as of the provincial courts to a sec.

11. And it is hereby go wood, that the Judges, while whall be appointed

for this purpose, shall be atyled respectively, viz.

Special Commissioner for disposing of the causes depending before the late Provincial Court for the Northern, Southern, Centre or Western) Division.

- III. And it is berely enacted, that 'every special summassioner an appointed, previously to entering upon the execution of the anires, of his other, shall take and subscribe the oath prescribed to be taken by Julges of the Provincial Courts of appeal, before any person who shall be commissioned by the Gorgeon in council of fort-aint George to a taking or it.
- IV. And it is berely one to t, that the special commissioners shall transfer the original suits on the flex of provincial courts, in which no proceedings have been held beyond the filing of the phadones, and exhibits, to the allah courts with a whose jurismetion they would but respectively if they were commenced to more, and such suits shall be tried and neckled by the Judges of such zilish courts subject to appeal to the Sudr. Udslut.
- V. First.—And it is hereby cuactou, that all other original suite, and all appeals on the first the Provincial courts, shall be tried and decided by the special commissioners, who shall have the same powers as heretofore have been vested in two or more Indges of such courts sitting together, subject to the same rules and restrictions, and under the same provisions for appeals to the Sudr Udalas.

Second.—Provided, that in a case of special appeal from a lower court, if a special commissioner differs from the court from whose decision the appeal is preferred, he shall not pass a final judgment reversing the decision, but shall record his opinion and transmit the record of the case to the Sudr. Utdate, to be laid before a single Judge of that court, whose judgment, con-

Siming or reversing the decree spipuled scattert, shall be final.

VI. And it is bereby enacted, that the execution of Decrees of the special commissioners, and also of the provincial courts for which process was not the previously to their abolition, shall be committed to the sudge of the fillship which the suit was instituted, or if the suit was instituted in the provincial court, to the Judge to whose jurisdiction the suit we did full if it were commenced de nose. The records of the cufes shall be transcribed, together with the Decrees, to the respective tillabludges were wall proceed in the thereins of the Decrees in the thereins of the Decrees in the same counters as it was were passed by thems writes, and appeals then their orders shall like to the End. Utalat.

of the Z-lish Courts shall

PIL. And it is bereby ensered, that the Judgith the Zilish Course that proceed in the manner to complete the execution of Decrees of the proximality edition under process previously issued, subject to appeal to the fluid.

Till. And i is hereby ensered, that from decisions passed by Zilinin's Indiges, assistant judge and Principal Sadr. Ameeus, previously to the shollings of the Provincial courts, in cuice appealable to those courts, in which the time allowed for appealing shall not have expired at the date of their aboliflop, an appeal shall lie to the Su ir Udelut, provided that the petition of appeal in presented to the Sudr Udelut or to the civil Judge of the Zilish in which the original suit was decided, within one mouth from the expiration of the period within which it ought to have been presented under the Rules applicable, to appeals to the provincial courts.

IX. And it is hereby cureted, that it shall be competent to the Governor

IX. And it is hereby cureted, that it shall be competent to the Governor in Council of Fort Saint George to authorize the appointment of Ministerial Officers and Vakerla of the cours of the special commendators, who shall be subject to the same Rules as are applicable to the Ministerial Officers and Vav-

keels of the provincisi courts.

ACT No. 1X. DATED JUNE 14, 1849.

For the Incorporation of a Bank at Madras.

Whereas the Mon'ble court of directors of the Bast India company, by and with the approbation of the board of commissingers for the affairs of Andia, has directed the abbition of the present Covernment Bask at Madras, and in lieu thereof has anothered the catablishment of a Bank at Madras on the principles become ter set forth, and has required the Covernment of India

to pass an act of incorporation for the same;

1. It is therefore hereby enlicted, that from the lot day of July next ensuing, in the year of our Lord 1847, the persons whose names are included in the actedule hereunto annexed, having severally subsprited and staned their acceptance of the terms of incorporation specified in this act, and with the florenment of Madras on the part of the East India Company having while into the discrement Treasury the amount of capital stock authorited by them respectively and token receipts for the same from the sub-Treasurer to the Operament of East Saint George shall, together with the Governer in come of for the time being of the Presidence of Madras, be a corporation budy corporate and Politic by name of the limb of Madras, with perpetual succession to them and their successors as Proprietors for the time being of the said Bank as hereinafter mentioned and provided, and shall possess and enjoy all the rights, privileges, and immunities incident by law to a corporation aggregate.

Provided however that it shall be lanful to the governor general of India in council at any time before the 1st of September next, to rectify any errors in the schedule of the said Proprietors by notice in the Official Cazettes of Calcutta and Mad as, so that my alteration be made in the principles upon

which such schedule has been framed.

Il. And it is hereby declare t and provided, that if any of the parsons whose manes are in the and achedule whall have failed to make, good their subscriptions on or before the lot day of May last past, the shares to which each names are attached where claimable and might be taken by the persons who having made application for above which were received at at the presented amount of captini had been taken and subscribed for by the parties in the said schedule, had been permitted to have their said applications registered as received; and the shares which shall have so lapsed having been tends red to such applicants in the order of such registery according to the list given in to the governor in council at Port Baint. George, shall be and are also property of such persons provided they shall have to the manner hereticisty mentioned paid up their subscriptions on or before the 20th day of May limit and, And in the event of there having remained any unpoint shares after the

parties whose names had have so registered had thus had the option of completing the pyments due on such theres, then such remaining appaid shares ing deliared to have been at the disposal of a General Meeting of the Proprietors core convened for that purpose: And it is hereby effected, that the persons who shall have bugoing the proprietors of the lapsed shares in the manuser above provided as under an appropriation made at such General Meeting of Proprietors by payment of the amount subscribed shall be considered to belong, and shall to all intents and purposes belong to the corporation Body corporate and Politic by name of the Bank of Madras, and shall possess and enjoy all the rights, privileges and immunities the same as the persons according to the original schedule who shall have paid up their subscriptions on or below the lat day of May last past. And it is hereby declared and required that so soon after the promulgation of this act, as may be practicable, the governor in cauncil at Port Salat George shall publish in the Official Genetic of that Presidency a schedule of the Propri tors of the Bank of Madras as incorporated under the provisions of this act, and that the same shall be acanemitted to be republished in the Official Genetic of Calcutta.

III. And it is hereby enacted, that the capital stock of the Bank of Madras shall be Thirty-Lakha of Rupees, whereof Three Lakhs shall be the profesty of the governor in council of Madras, for the time being on behalf of the Kast indis Company, and the persons whose names are in the schedule bereasto agreesed, or in any schedule corrected in the manner provided for in the last Section of this act, or those names shall be in the agreeding published ha order of the governor in council at Fort St. George in the Official Guzette of that Presidency as required in section 11. of this act, shall be Proprietors of the absence of the said ospital stock set against their names respectively.

IV. And it is hereby enacted, that it shall be in the power of the Governor Casses of India in Council, from time to time, by an order duly published in the Official Gazattes of Calcutta and of Madras, to authorize the said capital stack to be increased, and to make such order and direction for the opening of subjectivities towards such increase of apital as to him may seem fir, giving the notice thereof to the Proprietors of the said flank for the time being, and altering to them a period of not less than twelve mouths to fill up such anterprint in themselves, and likewise to prescribe in what manner and form the Proprietors shall subscribe and pay into the said Bank the proportion of new stock to which they may respectively be entitled, and also to make such order and direction as to him the said governor general in conneil may seem fit for the disposal of the amount of new at the that may not be subscribed for, and paid up by the Proprietors in the manner and form that may be so prescribed.

V. And it is bereby enseted, that the capital stock of the Bank of Madran shall be divided into shares of Ohe Thousand Rupres each, which shall be numbered accordingly, and three hundred of the said shares numbered from No. 1 to 300 shall be the property of the Governor in Council of Madras, for the time being, on behalf of the East India Company, and the remainder shall be the property of the Proprietors who shall have paid up the same, and no apparate interest or share in the stock of the said Bank of less amount them 1,000 Rupres shall be orested or held by any Proprietors, and if at any time the capital of the said Bank shall be increased, the new stock added thereto shall in like manner be divided into shares of 1,000 Rupres each, and no Proprietor shall be cottled to claim a share of such new stock of less amount than 1,000 Rupres.

Anoth is hereby enseted, that on the said let day of July 1842, or the same sarry day after that date, provided the samerry thous have been puld the above peacefibed, the suvernor in quancil of Madras shall notify by the Christ Gasette of that Presidency that the Bank of Madras being incorporated a light provided, shall from the date of such notification be eponed for the transfers of all manner of business authorized by this act, and the aft that that and play she and be said by its corporate sains, shall that that the literators of the said Bank abail from

time to time appoint, and shall be competent to acquire and hold sitting absolutely or canditionally, for a term or in perpetates, any description of property whatever, and to transfer and convey the same.

VII. And it is bereby enacted, that immediately on the opining of the silk Bank of Mudens the buriness of the present Government Bank of Madrie shall ense, and it shall proceed to wind up its affairs as soon as possible, and all such Motes of the Government Bank of Madras which shall be then quistands for shall be parable thereeforth at the Bank of Madras which shall pay them on being vertified by such Officers as the governor in council of Fort M. Graffie may at point for the purpose, on prescutment, as if they had been issued by the Bank of Madras.

Vill. And it is hereby enacted, that on Monday of every week, so long as there are any Notes of the Covernment Bank outstanding, the Bank of Madras shall cause to be made up a statement of the Notes of the Covernment Bank paid by them In the course of the preceding week, and transmit the same to the governor in council of Madras with the Notes, who shall thereupon cause the amount, with all reasonable expedition, to be repaid to the Bank of Madras.

IX And it is hereby enected, that after the delivery by the sub-treasurer at Madras, to whom all subscriptions on account of the capital of this Bank will have be a paid, as above provided, of the amount of gapital stock to the Directors of the Bank, the receipt which may be granted by the unb-treasurer to the subscribers respectively shall be cancelled, and a certificate six ed by three Directors of the Bank of Madras shall be delivered to each Proprietor, and any person who is a proprietor of more than one share of the capital stock, may at his option demand a certificate for each of his shares, or each certificate for all his shares, or several pertificates, cach of which may be for any number of his shares.

X And it is hereby enacted, that no Proprietor shall be allowed to increase his share in the capital stock of the said Bank beyond the amount of Pilty Thousand Rupees, excepting on occ slop of any lucrease being made to the capital stock of the said Bank under the authority of the governor general in council, in the manner prescribed in section IV, of this art, in which case any Proprietor holding stock to the full amount of fifty thousand two pees shall, notwithstanding, he entitled to subscribe to the increased capital stock in a rateable proportion; and excepting any addition to his interest in the said capital stock arises from succession, in quest, or Marriage.

XI. And it is hereby enacted, that the filld share or shares of the capital's ock of the said Bank shall be of the nature of personal Ratate of the Frontietors thereof respectively, and that the same shall be transferable by endargement to be made on the certificates thereof, respectively, under the bund of the Proprietor or Proprietors, or his or their attorney duly authorized, which endorsement shall specify the name of the person or persons to whom the said transfer shall be made, but no such endorsement shall be affectual to transfer any such share or shares, until such endorsement shall be affectual to transfer the Bank of Matras, and such registeration shall have been noted on such diversions to the person, by the Directors of the raid Bank.

XII. And it is is reby enacted, that the said corporate hody of the Bank of Madrus shall consist and he composed of the Registered Proprietors for the time being of the said shares of the capital stock of the said Bank, and of no other persons represent whatever.

XIII. And it is hereby ensered, that the books so of the said Bank shall be managed by size Directors, of whom there shall be appointed and be removeable by the governor in council of Mutrae, and the remaining also half be elected by the General Meeting of the Proprietors of the said Bank half shall be comoved by vote of the mejority of a General Meeting of the mild Proprietors.

ZiV. And it is bereby quarted, that the first Directors of the mid. Similarly be auch there persons as may be appointed by the Gouseper in Council of Madras to be Directors of the Bank, together with his persons of these

whose names are inserted in the schedule of Praprietors published in the Official Gazette of Port St. George, in the manner prescribed by section 11. of this act, and who being cutified to not less than all shares or 6,000 Rapees of the engital stock of the said. Bunk shall be elected at a General Meeting of the yers na whose names are inserted in the said schedule to be held at such time and place as the governor in council of Madras, may fix by public, notification in the Official Guzetto of that Presidency, and the election shall be made by the persons who according to the unid schedule of Proprietors may be entitled to shares of the capital stock of the Bank, and the said persons shall vote at such election in person or by proxy according to the quantity of stock respetirely held by them, and the Directors so appointed shall appoint Officers, and take all necresary steps for opening the Bark when this act shall take offect for its incorporation, and the rotation amongst the six Directors first appointed under the next preceding section, shall be established according to the number of votes; the two Directors elected by the fewest votes first vacating and the two in the year following, and so in succession in the third

XV. And it is hereby enacted, that two of the six Directors elected as provided in section XIV. and to be elected by the Proprietors, shall in rotation go out of Office on the second Monday in the Month of December in svery year, on which day in every year a General Meeting of Proprietors shall be held by for the election of two Directors in their seal; but no Director going out by rotation as aforesaid shall be re-elected at the election which takes place thereop n through he shall be eighble for a future election.

XVI. And it is bereby concret, that in case of the death, resigns ion or absence from Madras for more than three months, or disqualification under section XVII. Or removal as aforesaid of any Director elected as provided in section XIV, or to be elected by the Proprietors after the incorporation of the Bank of Madras, the Directors shall call a General Meeting of the Proprietors, to be held within fitteen days of the day of notice, for the purpose of choosing a saccessor, and such successor shall come in to the place in rotation above monitoned of the late Director.

XVII. And it is hereby enacted, that no person shall be capable of serving as a firector by election of the Proprietors who shall not be Proprietor in his own right unincumbered of six shares or six thousand supers of the capital stock of the Bank of Madras, or who shall be a Director of any other Bank is suffig notes payable on demand within the Fown or suburbs of Madras.

XVIII. And it is hereby enucted, that at a tieneral Meeting of the Proprietors, every slection and other matter in question shall be decided by a majority of votes, and that no person shall be allowed to vote at any such Misting in respect of any share of the said capital stock acquired by transfer, or purchase, or otherwise than by and of Law, unless such transfer shall have breacompleted six Months at the least before the time of sendering such vote,

XIX. And it is hereby enacted, that at all such General Mostluge the

Proprietors shall vote according to the following scale:

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| | Ø | | | | | | | | | | | | | | ٠. | | | | , | | | | | | 2 |
| | | | | | | | | | | | | | | | | | | | | | | | | | |

XX. And it is hereby emeted, that it shall be lawful for the governor in council of Madras to give a proxy in writing, signed by one of the searctaries to givernment, to any person whom the governor of Madras may appoint in Altendary general meeting of the proprietors, and that the holder of much proxy shall be entitled to give four ontes upon all matters or questions that may be submitted to such Meeting, except upon the election or remained of each Directors as are elected by the said Pauprietors.

This And it is hereby enacted, that any Proprietor or Proprietors entited to fole at any General Meetlas may give a proxy in writing, either General

or special, under his, her or their hand, or the hand of his, her, or their attorney daily authorized to any other Proprietor, and that such prany shall be produced at the time of vating, and that such prany shall entitle the person to whom it is given, to vote, on such matter or matters, so shall be authorized by the tenor of such proxy.

XXII. And it is hereby enacted, that at the first Meeting of the Directors, after their election, in every year, they shall choose a Persident from among themselves, and if the office of President shall become vacant they shall at their next Meeting choose a successor for the remainder of the current year, and that during any vacancy, or in the absence of the President, the senter Director shall be Vice President for the time being, and that such President, or Vice President that the casting vote in all cases of an equal division of votes at Meetings, either of Directors or Proprietors.

XXIII. And it is hereby enacted, that the Pressuce of at least three Directors shall be necessary to form a bloard for the transaction of business, and the sold directors shall establish a weekly rotation among themselves, so that not less than three Directors may attend every Meeting of Directors, provided always that nothing herein contained shall be held to preclude any Director.

from attending any meeting of Directors.

XXIV. And it is hereby enacted, that all accounts of the said bank, and all instruments not under seal whereby the said bank can in any manner be bound, except the each notes of the said bank shall be signed by three Directors, and shall be of no validity unless so signed, and that the seal of the gaid bank shall not be affixed to any instrument except in the presence of three Directors who shall sign their names on the instrument in token of their presence, and that such signing shall be independent of the signing of any person who may sign the instrument as a witness, and that unless so signed by three Directors, such is strained shall be of no validity.

XXV. And it is hereby enacted, that the said Directors shall have power to appoint such Officers as may be necessary to conduct the histiness of the said bank and to fix the sainties of such Officers, provided that the whole expende of the Establishment of the said bank shall not, in any one year exceed 50,080 Rupges, without previous

authority from the General meeting of the Proprietors.

XXVI. And it is hereby enacted, that no person who shall hold the Office of secretary, treasurer, head accountant, or head shroff of the bank of Madras, shall engage is any other commercial business, either on his own assount, or as agent for any other person or persons, or act as a Broker for the sale or purchase of government securities, and that every person appointed to any one or more of the said Offices shall give security to the Directors for the faithful discharge of his duty in the sam of 50,000 Rapecs.

XXVII. And it is hereby enacted, that the said Bank of Madras shell not be engaged in any kind of business, expect the kinds of business bereafter

specified, that is to say-

1st. The discounting of Negotiable Securities.

3d. The keeping of cash accounts, including the realization of Dividends and Interest on Government Becarities to the credit of constituents of the Bank.

31. Baying and selling of Bills of Exchange payable in India.

4th. The lending of Money on short Loans.

5th. The Baying and relling of Bullians.

6th. The receiving of Deposits.

7th. The lesuing and eleculating of such Notes and Bank Post Bills.

Ath. The selling of property or securities deposited in the Bank as agenrity for Louis and not redocated, or of property or securities recovered by the Bank in antisfaction of debts and claims.

XXVIII. And it is hereby enacted, that the Directors of the said Bank shall discount so negotiable occurity, and make no Long, unless the amount of such in proportion of the said Back, and immediately available, shall be

equal to at least one-fourth of all the claims against the said. Bank o utstanding for the time being and payable on domand.

XXIX. And it is hereby easyted, that the Directors of the said Bank of Madras shall not discount any negotiable securities which shall have a longer period to run than three months, or lend any money for a longer period than three months, and that they shall make no loan or advance on any Bank share or certificate of shares, nor on mortgage, or in any other mannar on the security of any Lands, Houses or immoreable Property, or on any negotiable security of any fudiridual or Partnership Firm, which shall not carry on it the several responsibilities of at least two persons or Firms unconnected with each other In general Partnership, nor be in advance at one and the same time, to any individual or Partnership Firm, citier by way of discount, loan, or in any other manner (saving by loans upon the deposit of government securities, or Goods not perishable as hereinafter mantio sed) beyond the amount of three Lakha of company's rupres - Provided always that the advances upon Bills of Ruchango accepted by the Overnment or upon other Government abligations, shall not be considered as an advance within the meaning of this restriction.

XXX. And it is hereby enacted, that the Directors of the said Bank shall make no loss other than such loss as are described in the clause next precading except on deposit of Public accurities in the full amount of the loss, and which Public accurities shall be so endorsed or otherwise transferred as to put them at the absolute disposal of the said Bank of Mudas, or on deposit of Goods not of a pershable nature, and of an estimated value exceeding the amount of the loss by at least one-fourth.

. XXXI And it is hereby enacted, that the soil Bank shall not be at any timep in advance to the government more than seven Lankhe and a Half of company's rupers, provided always that the holding of government securities, or of Bills of Exchange drawn upon the government or of other government securities or obligations derived to the said Bank from hadisiduals and not overdue, or subscribed and paid for by the Banks, shall not be construed as being in advance to the government within the meaning of this Clause.

XXXII. And it is hereby enacted, that the Directors of the said Bink of Madras shall not suffer any person or persons or body corporate keeping cash with the said Bank of Madras to overdraw his, her, or their account.

XXXII. And it is hereby enacted, that the said Bank of Madras may issue Promissory Notes payable either on demand, or at a date not exceeding thirty days after right, which Notes shall and may be signed on behalf of the said Bank by suc's person as the Directors of the said Bank may appoint or sutherise in that behalf, provided always that the total amount of such Notes in circulation at any one time shall not exceed One Cross of Rupers, and provided also that no such Note shall be for a smaller amount than Ten Rupers.

XXXIV. And it is hereby enacted, that it shall not be lawful for the said Bank to make loop, or negotiate any Note, Bill, or other instrument containing any promise, undertaking or or or for the payment of Money elsewhere than within the limits of India.

XXXV. And it is hereby exacted, that it shall be lawful for the Directors of the said Bank of Madras to receive in deposit Guida not of a perishable kind, and to contract for the safe keeping of the same.

XXXVI. And it is hereby enacted, that the Directors of the said Bank shall enum the Books of the said Bank to be balanced on the Both day of Jane and the Brat of Directors, and that a statement of the Balance on every such day signed by a majority of the said Directors, aball be furthwith transmitted so one of the societarios to the governor in council of Madras, and that the governor in council of Madras shall at all times be extitled to require of the said Directors any information touching the affairs of the said Bank, and the production of any documents of the taid Bank, and that that the said Directors shall comply with every such requisition.

XXXVII. And it is hereby enacted, that an secount of the profits of the said Bank shall be taken hilf yearly on the lat day of January and the lat day of July in every year, and that a Dividend thereof shall be made to soon thereafter as conveniently may be, and that the amount of such Dividend shall be determined by the Directors of the said Bank on the ground of the actual profits made by the said Bank during the six estendar months presiding the day up to which such half yearly account shall be taken; provided that such reasonable expenses as have been incurred in prosuring this Act of Incorporation, shall, upon bring an lited and admitted by then Id Directors be pull out of the Pands of the Bank as soon as it is opened for business, and that the amount so paid shall be defraged out of the future profits of the Bank at the discretion of the Directors, and provided that the said Directors, subject to the control and staction of the Propeletors at the General Meetings, shall have power, when they see fig. to set a part from such profit. a sum not exceeding five per cent. on the capital stock of the Bank 24 & reserve against contingencies.

XXXVIII. And it is hereby enacted, that on the first Monday of the Month of March in every year a General Monting of the Propietors of the capital stock of the said Bruk shall be held at which the Directors of the said Bank shall submit to the said Proprietors a statement of the affairs of the said Bank mode up to the preceding Sixt of December, and such General Meeting shall be competent to passe solutions, and frame rules and directions relative to the affairs and conduct of the said Bank which shall be binding on the Directors and Officers of the Bank and on the Proprietors thereof until rescinded or modified respectively by any subsequent general meeting.

XXXIX. And it is hereby anacted, that any three of the said Directors of the said Bank of the said Bank may at any time a my sea Proprietors of the capital stock of the said Bank may at any time a my sea General Meeting of the Proprietors, upon giving afteen days previous notice of such Meeting, and of the purpose or purposes of rewhich the same shall be convened, as well to the Directors of the said Bank for the time being as also by public advertisement by the Official General after the Madras. And any General Meeting so convend shall have the same powers and authorities as prescribed in the preceding section of this act for the same General Meeting to be held in the mouth of March

XI. And it is hereby emeted, that it shall be lawful for the Bank of Madras, with the sanction of the governor in council of Madras, and with the approbation of the Court of Directors of the Bast India Company, to establish Branch Banks at such places, and under such rules and restrictions as shall be determined by the Proprietors at their General Meetings. Provided however that such Bank Berts, when so established, herites belong subject to the rules and restrictions that may be imposed by the Propietors, and to the control and orders of the Directors of the Bank of Aladras, shall be bound by the same rules as to the description of business. In which they are to entage, and the manner of conducting such business, and likewis in respect to the issue of Notes psyable on demand, and the retention of cash to meet the same, and is all transactions and matters berein above referred to, as are prescribed for the Bank of Madras by this act.

XLI. And it is further enacted, that if any of the Proprietor shall bee me indebted to the said Bank, it shall be lawful for the said Bank to withhold payment of the Dividends on the Share or Shares of such Proprietor registered as his, or her own property, and not as held in true; or as Executor of Administrator, un it payment of such debt, and to apply such Dividends towards payment thereof, and that after demand and default of payment, and notice in that behalf given, either to such Proprietor, or his or her constituted Agent, or by Public Advertisement to the Official Oszette, it shall be lawful for the said Bank to refuse registration of the transfer o' any such share or shares of such Proprietor until payment of such debt, and if the same shall remain unpaid for the appare of six months after suc's notice, to advertise for public suit and to sell such share or shares, or so many as may be necessary, and to apply the

proceeds thereof towards payment of such debt, with interest at the rate of the per cent per unnum, paying over the surplus if any to such Proprietor,

or his, or her lawful representative.

XLII. And it is forther enacted, that the said Bank shall continue as hereby constituted until the let day of July, which will be in the year of our Lord 1850, and shall thereafter continue in like manner until duly dissolved or modified; provided however that after the said let day of July 1850, the said Bank shall not, except upon the application or by the consent of the Proprietors of the said Bank be dissolved, or any wise modifier without previous notice of twelve months at the least being given by the Governor General of India in Council, or by the Government of the Presidency of Fort Saint George to the Directors of the said Bank for the time being of such intended dissolution or modification. Provided also that in the event of the said Bank at any time suspending any each Payments the benefits granted to the said Bank by the present sat of incorporation shall be thenceforth forfeited.

SCHEDULE.

| Names Number of Shares of 1 | 005 Re east | . 4 | Jin D. |
|--|--------------|------------|--------|
| Joseph Pugh,, | Porty. | 40 | 40000 |
| David Pugh, | Twenty. | 20 | 20000 |
| John Uday Bills, | Twenty, | 20 | 20000 |
| Joseph Unglden, | 8 x, | 6 | 00KB |
| Jahn Pagh, | Niz. | ő | 6000 |
| Major George Mutchinson, 24th Regiment Native | | • | 0000 |
| Infantry, | Twelve, | 19 | 12000 |
| Fargeon Ramsay Sladen, | Twenty, | 20 | 90000 |
| Peter John Phillipss. | Twelve, | 12 | 12000 |
| Nathaniel Brindley Acworth | Fifty, | 50 | 80000 |
| John Line, | Twenty, | 20 | 20000 |
| | Twenty, | 90 | 20000 |
| James Thomson, Surgeon Rubert Bulkle, M. D., | Ten, | 10 | FOUDD |
| Lieut aol. F.oderick Larkins Doveton, 5th Regt | + | •• | 10004 |
| I.t ('nvy., | Ten | 10 | 10000 |
| William Haylett, | Twenty. | 20 | 20000 |
| James Cuddy, | Pive, | 5 | 5000 |
| James Scott, | Twenty, | 20 | 20000 |
| John Bluny Key, | Twenty, | 20 | 20000 |
| William Scott Binny, | Ten. | 10 | 10000 |
| Henry V. Connlly, | Ten. | 10 | 10000 |
| Susgeon John Wylle, M. D., | Twelve, | 12 | 12000 |
| Donald Mackenzie, | Twenty, | 20 | 20000 |
| William Liddell | Ten, | 10 | 10000 |
| Colin C. Dunhill, | Pour. | -4 | 4000 |
| Mathew Dunhill, | Pour. | Ă | 4000 |
| Mark Danbill, | Four. | ā | 4000 |
| Revereud George William Mahon, | Twenty, | 20 | 20000 |
| John Carnes Morris, | Filty. | 50 | 80000 |
| Mujor James Mucdonald, 45th Regiment Native | T 4, | | 00000 |
| Infantry, | Pifteen, | 15 | 15000 |
| James Ouchterlony, | Porty, | 40 | 40000 |
| Lieut, Col. Alexander Tulloch, C. B., | Twenty-five, | | 25000 |
| John Marray, M. D | Ten, | 10 | 10000 |
| Andrew Barrie, | | T | 10000 |
| Edmund Mareden, | One, | ì | 1000 |
| Chocapah Chetty | Pour, | i | 4000 |
| Burgeon George Harding, | | 9 0 | 20000 |
| John Dents. | Ten, | 10 | 10000 |
| Robert Grant, | | 40 | 40000 |
| CHARA CHINE, | | 20 | 20000 |
| Burgeon James Smith, | Pire, | • | 8000 |

| Names | Number of Shares of | 1000 Rs ench | . Am | t in Rs. |
|---------------------------------|---|---------------------|----------|-----------------------|
| George Gahan, | | Twen y, | 20 | CHARLE |
| Thomas Konnedy MacFadzen | | Ten, | 10 | 100 0 |
| Bleazar Seth Sam, | , — | Six. | 6 | 6000 |
| Andrew Seth Sam | | | 16 | 16000 |
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ACT No. X. DATED JULY 15, 1843.

An Act for the Administration of Justice and Collection of the Revenue in the Districts of Kurnool and Bunganapilly.

1. It is precedy enacted, that from and af-Administration of Civil ter the First day of Saptember 1843, the Administration Justice and ministration of civil and criminal Justice, the

Police and Superintendence of all Recenne offuire in the Districts f Energol and Bunganapilly vested in an Agent to be appointed by Government of Fort St. George with Assistants similarly appointed.

Government of Fort St. George may prescribe rules for guidance of Agent and his Subordinates.

And may fix the limit of final Civil Jurisdiction and of Appeals.

And may define authority of Agent in Criminal trials, and what cases shall be submitted to Forglance l'dault.

On trials referred. Fouplaces I'dalut shall pars judgment or pass order as in cases referred from a Judge of Circuit.

course from a Judge of Circuit

Civil Appeals to be deended by Sudr Udalut as appeals from Procincial Courts.

Government of Fort St. George commetent scitte the previous sanction of the Supreme Government to make alterations in the limits of the jurisdiction of the Agent.

superintendence of the Police, and the collection and superintrudence of the Revenues of every description within the Districts of Kurnool and. Bungunapilly shall west in such agent to the thosernor of Port St. George as shall be aupointed by the Governor in Council of Fort 24. G vorge, and shall be exercised by the said agent with the aid of each Assistants as may be appointed by the said Governor in Council.

II. And it is hereby enacted, that it shall be competent to the Governor in Connell of Fort St. George, by an Order in Council, to prescribe such Rules as the may deem proper for the guidance of the Agent shressid, and of all the Officers subordinate to his central and authority, and to determine to what extent the decision of the agent in civil suite shall be finel, and in what suits on appeal shall be to the sade a la'ut, and to define the authority to be exercised by the secut in crimount triple, and what cases he shall submit to the decision of the Poujdarce udulut.

III. And it is hereby ennered, that upon the receipt of any Criminal Divis referred by the agent under the roles which may be hereafter prescribed by the gavernor in council, the Ponidares udulat shall proceed to puse a final indernest, or such other order so may after muture consideration, seem to the court regulate and proper, in the same manner and the trial had been sent up in ordinary

> IV. And it is hereby concled, that upon the receiper of any Appeal from a draree of the age ot, duly preferred under the rules to be prescribed as aforesaid, the court of sails adala shall proceed to try and determine it, in the same manner as Appeals from the Provincial court.

> V. And it is hereby enucted, that it shall be competent to the Governor in council of Purk St. George, by an order to council, to make from time to time with the previous sanction of the Clavernar Gener. 1 of India In Conucil, sheh alterions in the limits of the sforesaid Districts placed under the jurisdiction of the said egent, as he may deem expedient.

ACT No XI. DATED JULY 22, 1843,

An Act for regulating the service of Hereditary () ficers under the Presidence · f Bembay

Wherean it has been found that the provisions of Re-Preamble. gulation XVI. 1827 of the Bombay Code, are insufficient to ercore the ethcient discharge of the duties of Hereditary Officers :

1. It is hereby enacted, that accions XVII. and XVIII. of Regulation XVI. of 1827 of the Bumbay Code, be reschuded.

- If. And it is hereby enscied, that all Hereditary Officers of whatever denomination, belonging to, employed in the management of the Land Revenue, or of the Customs or Town Daties, or Excise, or other Revenue, or in the Police, or in the Civil Administration of the country, shall render the usual services of their respective Offices, as far as the same may be required by the Collector, or other Officer under whose control they may be placed by usage or the orders of Government.
- Ill. And it is hereby enacted, that when the duties of an Hereditary of fall in more than one Department, it shull be competent to the Guvernor in Council of Bombay to prescribe what Officer shall be vested with the control of such Office.
- IV. An I it is hereby enseted, that it shall be competent to the Collector or other Officer to whom the duties of an Hereditary Office are, as provided in Clause H. to be rendered, when the performance of those duties is claimed in retation by different sharers to require that the charers in the worton shall nominate a fit and proper person from among their number, who shall hold she Office as the Representative of the family either during life, or for such terms, at being less in each instance than (five) 5 years, as the Collector or Controlling Officer shall determine with the sanction of the Governor in Council, and in the event of the sharers not so nominating, when required or more of their number within a reasonable point to be fixed by the Uniterest or Controlling Officer, the Collector or Controlling Officer shall himself exercise the power of selection, subject to the approval of the Governor in Council.
- V. And it is hereby enacted, that it shall be competent to the Collector or Controlling Officer to refuse to confirm the nomination by the sharers of any individual, if he shall have reason to think, that from age or personal disqualification the duties of the Office will not be properly performed by him, or if from character and past conduct the person nominated by considered anworthy of trust, provided that the grounds of such refusit shall be recorded in writing and that an appeal from such decision shall lie to the Governor in Conacil, whose order thereon shall be final.
- VI And it is hereby enacted, that the collector or controlling Officer shall have power to punish Officiating hereditary Officers for misconduct or neglect of duty by suspension from office, pay, and emolument, or by five not exceeding the computed official emolument of their offices for three mouths, and to levy the said fine in the mode authorized for realizing revenue demands.
- VII. And it is hereby further enacted, that the collector or controlling Officer, in cases of mi conduct or incompetency on the part of no Officiating Hereditary Officer, shall inverpower to demiss such Officer from his employment, but no such dismissal shall take place, except on an investigation recorded in writing, which shall be submitted for the approval and sanct on of the Governor in Council.
- VIII. And it is hereby enacted, that, in conducting the investigation prescribed in the preceding Section, the collector or controlling Officer shall have the same authority as a Magistrate in compelling the attendance of parties and witnesses, and the production of papers, and in taking evidence.
- IX. And it is hereby further enacted, that whenever any such ileratively Officer shall be convicted of fraud or maiversation, or of any criminal offence in the generalise of the Office by any Sessions Court, it shall be lawful for the said Governor in Council, to direct the confiscation of the watten, either whody or in part, and after such confiscation the duries of the office shall be performed by such person as the Governor in Council shall appoint, and the surplus proceeds of the watten shall be disposed of for the benefit of the parties previously entitled thereto or otherwise in such manner as the said Governor in Council may direct.

X. And it is hereby sweeted, that no female shall perform in person the duties of any hereditary officer.

- XI. And it is hereby enacted, that if any hereditary officer is incapable of personally discharging the daties of his or her office by recease of sex. minarity, mental or bodily infirmity, or manifest incapacity, it shall be lawful for the collector or controlling officer to call upon him or her, or his or her guerdians to appoint a Deput, subject to his approval, and on the party of partice failing to appoint a fit deputy within a reconnable period, the appointment shall be made by the said collector or controlling officer.
- XII. And it is hereby enacted, that all deportes appointed to perform the duties of hereditary offices under this set, and under section IV. Regulation V. 1803, of the Bombay Code, shall be subject to the same rules and penalties as the principals, and that the wutton of the office shall be liable to confidentian upon the conviction by any sessions court of any deputy appointed by the hereditary officer in the same manner so it would be under the IXth section of this act upon the conviction of the hereditary officer himself.
- XIII. And it is hereby enacted, that nothing contained in this act shall be construed to dehar the right of any sharer to participate in the rents and profits of any hereditary office so held and filled as above provided, after provision shall have been made therefrom for the fit maintenance of the officating hereditary officer, for which purpose it shall be competent to the collector presentating officer to fix and assign a specific portion of such rents and emolyments, leaving the remainder only, subject to the claims of the other sharers—and further that the portion of the rents and emoluments so fixed and assigned shall be the official remuneration of the Officiating hereditary Officer, and shall not be liable to Civil process of any Court of Law.
- XIV. And it is hereby enacted, that whenever may be necessary, as herein before provided, that the collector or controlling Officer shall appoint a Deputy to conduct the duties of an hereditary Office, it shall be lapful for him to assign to such Daputy a fit remonstation from the rests and profits of the said Office.
- XV And it is hereby enacted, that the terms "h reditary district or village Office or Officers" or "hereditary district or village revenue Office or Officers" used in Regulation XVI. 1827 and Regulation V. 1833, of the Bombay Corle, shall be held to apply to all discriptions of hereditary Officers and Officers

ACT NO. XII. DATED JULY 20, 1813.

An Act concerning the time at which and the language in which the decisions of the Judges in the Courts of the Bast India Company are to be written.

Whereas it is expedient, that the decisions of Courts of Justice and the reasons for the decision should be written and signed by the Judge at the time of pronouncing his decision, and in the verancular language of the Judge:-

I. It is hereby enacted, that in all the Presidencies so much of all Decrees as consists of the points to be decided, the decision thereon and the reasons for the decision, and all injunctions for the revision of Decrees in regular suits, and all orders for Beviews of Judgment, which shall be passed by Judges of the Sudder Courts, or by Judges of Ziliah and City Courts, or by Subordinate or As istant Judges of Ziliahs, shallbe written originally in English, and signed by the Judges of Judges at the time of pronouncing such decision and orders; and shall be translated into the vernacular language, community used in the Court wherein the suit to which the Decree or Order relates, shall have been justifuled; and the translation shall be incorporated in the Decree.

If. Provided that nothing in this Act contained shall be construed to repeal or affect any Regulation of the codes of the Presidencies of Fort \$1. George and Bamber, by which the Decrees of the sudder courts are required to be written in English, nor to repeal or affect any Regulation of the code of the Presidency of Fact St. the rece, by which the Decrees of the Provincial and aligh courts, and the Auxiliary courts under Assistant Judges, and the orders of the Sudder Court and provincial courts on patitions presented to them, are required to be written in English.

III. And whereas it is expellent, that excepting as regards the language to be used. Principal Sudder Amsens, Sudder Amsens and Moomiffs should be guided by the same rules as are herein-before provided for the guidance of

the Superior Judges :-

It is hereby enacted, that in all the Presidencies so much of all D crees as consists of the points to be decided, the decision thereon and the reason for the decision, which shall be passed by Principal Sudder Ameens, Sudder Ameens or Moonsiffs, shall be written originally in the verscalar language of such Principal Sudder Ameen, Sudder Ameen or Moonsiff, and signed by such Principal Sudder Ameen, Sudder Ameen or Moonsiff at the time of pronouncing such decision and (in case such vernacular language shall not be the same as the vernacular language commonly used in the Court wherein the soit to which the Decree relates, shall have been instituted,) shall be translated into such last mentioned vernacular language, and the translation shall be incorporated in the Decree.

Acr No. XIII. DATED JULY 2), 1843.

An Act for regulating inquiries into the truth of matters implicating the public conduct of Officers not remove able without the sanction of Govern-

ment within the Presidency of Fort St George in Madras.

Whereas it is expedient to amend the provisions contained in the Regulations concerning inquiries into the truth of matters implicating the public conduct of European Officers, and so extend the same to all O.lisers not removeable without the sanction of Government:

1. It is hereby snucted, that Regulations III. of 1849, II. of 1810, VI.

of 1818, and VIII. of 1822, of the Madras Code, be repealed.

II. And it is bereby enacted, that in the Territories subject to the Presidency of Port St. George in Madras, whenever either the Courts of Sud and Pouldaree Adamiat, or the Board of Revenue, shall be of op nion that substantial ground de exist for making a regular and formal inquiry into the truth of way imputation of official misconduit affecting any Officer subject to their control respectively, and not remissable without the sunction of Givernment, they shall submit the documents of which their opin on may be founded, together with a statement of the charges reduced to distinct articles which they may propose to be made the subject of a regular investigation, to the Governor in Council of Fort St. George, for his consideration and orders.

III. And it is hereby enacted, that any charge or information, of the description aforesaid, may be p eferred direct to the Courts of Sudr and Foujdarce Adams, or to the Board of Revenue, respectively, who shall examine the complainant or informant circumstantially upon eath, or upon solemn affirmation if he be entitled to be exempted from taking an outh, and require the party accused to explain or reply to any matters they may deem to need explanation and make such further inquiries upon outh or affirmation

upon the subject as they may judge proper.

IV. And it is hereby enacted, that any charge or information may sign be made before any Judge, Magistrate, or Collector, for any acts of the description beforementioned committed within their jurisdiction, respectively, who shall examine the complainant or informant circumstantially upon outly, or upon solemn affirmation if he be entitled to be exempted from taking an earth, and shall transmit the deposition so taken to the Sudr and Poujdarce Adamies, or to the Board of Revenue, according as the person accused may be unbject to these Authorities respectively.

V. And it is hereby provided, that it shall not be lawful for the Course of Su ir and Emplaree Adamiat, or the said Board, respectively, to not upon any such charge or information, unless the person preferring the same shall make outh, or solemn affirmation in case he be entitled to be exempted from taking an eath, that he believes the facts on which the charge is grounded to

be true.

VI. And it is hereby provided, that it shall be lewled for the courte of Sudr and Poujdaros Adam, and for the said Board, respectively, to glassic.

any such charge or information, where they do not use any substantial reason for untering further into the inquiry. Provided, that on every necession when they shall dismiss any such charge or information, they shall submit the same, together with all the circumstances of the case, in like manner as is provided to Section II. of this Act.

Vfi. And it is hereby provided, that the said crarts of Sair and Posjadares Adaint, and the said it well, respectively, may, at any stage of the integral interaction as aforesaid, require the person preferring such charge or information as aforesaid to farnish such security as may be deemed reasonable that he will attend and prosecute the charge to a conclusion, and in the event of security being so required all proceedings shall be stayed until the

same shall be furnished accordingly.

VIII. And it is hereby provided, nevertheless, that if any matter of the nature aforesaid, affecting such Officer as is mantimed in the escond section of this set, shall appear in the course of any processings, whether preliminary or otherwise, which shall come before or be reported to either of the courts of 3 atr and Poojdarce adold, or the said Board, respectively, those antherities shall act upon such in otter, or institute such inquiry upon oath or affermation as aforesaid, into the same as they shall down proper for the purpose of such reference as aforesaid to the flore nor in Council of Fort St. George, although no charge or information by preterred as aforesaid: and in such cases it shall not be necessary before acting upon or instituting any inquiry conversing any matter so appearing to the course of proceedings, to require any oath or affirmation in regard to the touth of such matter.

IX. And it is hereby enacted, that if the Governov in Connell of Part St. George, up is such reference as is mentioned in the account section of this Act, shall concar with the Archarity by which it may be submitted, or it such acovernor in Council shall, from information of the description aforesaid that may be fail before him to respect of any Officer not directly subject to the Courts or Beard where names, deem it necessary to institute proceedings against any such Officer, he shall appoint a Commissioner or Caministianers for making a regular and tormal in pury totaths truth of the matters referred.

X. And it is hereby enacted, that on the appointment of every such Commission, the said Orectnor in the old shall direct whether the Commission shall be placed under the control of any of the Authorities aforessle, or shall act immediately under the authority of thevern neat, and all Commissions appointed as aforessle shall be guited by the instructions which they may receive in this behalf from the Covernment.

XI. And it is hereby exacted, that the Commissioners or Commissioners appointed as aforesaid, before enteriog on the distheres of his or their duties,

shall take the following nath: 6

- I, A. H., Commissioner for the purpose of three state the object of the Commission) do a semaly executive I will faithfully and impartisfly perform the daty committed to me without feer, favor, or bide, to the best of my ability, knowledge, and judgment; so help my God.
- XII. And it is hereby enacted, that whenever a charge shall be referred for investigation to a special commission, the said Governor is conscil will determine whether the conduct of the prosecution shall be left to the accuser, or to an iertaken on the part of Government. In the latter case, the said Government or in council will numinate such person or process as may be deemed proper, so conduct the procession on behalf of Government.
- XIII. And it is beredy enacted, that it hall be the duty of Commissioners appetited wider this set, after receiving the plaint or charge; and the documents from which this same may have been prepared, to rail upon the person accused for his reply to the necessation; to examine upon oath, or audor a soloma deplacation, the witnesses named by the accuser or the accused; to receive any further written documents offered in support of, or expinat the accused satisfied to unlifer and take may further my tiste or dence which may be indicated by the witnesses adduced or documents exhibited by either party,

and may appear to be necessary for the ascertainment of facts, or the discovery of the truth or falsehood of the charges or of any part thereof.

- XIV. And it is hereby enacted, that for the discharge of the duties a recified in the preceding section, or any other functions which may be delegated to a commussion under this Act such Commission shall be rested with the same powers as are exercised by the Zilish Courts, except that all process to cause the attendance of witnesses, or other compulsory process, shall be served through the Zilish Judge, in whose juris liction the Commission may be held, and executed by the Zi lab Judge in whose jurisdiction the witness or other purson upon whom the process is to be served may reside.
- XV. And it is hereby enacted, that on the close of the evidence for the prosecution and defence, the accused shall be at liberty to record any observation as on the tesuit of the inquiry which he may think necessary for the vindicatiot of his conduct and character. The accuser, or the person appointed to conduct the prosecution on the part of Government, shall also be at liberty to record any remarks on the subsect of the prosecution which he may deem regalite.
- XVI. And it is hereby enacted, that as soon after the conclusion of the proceedings as circumstances shall permit, the commissioner or commissioners shall, when the commission shall be instructed to act immediately under the authority of Government, submit directly to the Government to which he or they may be subordinate, and in other cases to the Controlling Court or Board, the proceedings under the commission, accompanied by translations of papers not in the Buglish language, together with a summary of the pleadings and evidence, and his or their opinion of the merits of the case.
- XVII. And it is hereby provided, that it shall be lawful for the s id Governor in Council, or the controlling court or board, upon consideration of the report of any such commission as aforesaid, to direct the Commissioner or Commissioners to take further evidence, or to give further explanation of his or their opinion or opinions connected with the case investigated, and the Commissioner or Commissioners are authorized and required to take such further explanation.
- XVIII. And it is hereby enacted, that the Sair and Foujdarce Adamint, or the Board to which any report of a Commissioner or Commissioners may be anomitted as aforesaid after due consideration of the same, and after obtaining such further evidence or explanations as they may require, shall submit the whole of the proceedings and documents received by them to the Government, together with their opinion whether any and what charges have been established against the accused.
- XIX. And it is hereby provided, that whenever a special Commission may be appointed under the Provisions of this Act. the said Governor in Council will determine, on a view of the nature and circumstances of the case, whether the accused Officer shall be suspended from the discharge of the functions of his office; and if an, whether he shall be permitted to draw the established allowances of his office, or otherwise.
- XX. And it is bereby provided, that the Governor in County on consideration of the repot and proceedings submitted to him in pursuance of Fedicus XVI. and XVIII. of this Act, will pass such decision on the case as may appear to him most consonant to the principles of justice and consistent with the powers possessed by Government in matters of this description; and in the event of his descript it necessary that the party occused should be brought to trial by a public prosecution before a competent Court of Law, will lause the necessary instructions for that purpose to the Law Officers of Government. But whatever proceedings may be held, or whatever decision or order may be passed by Government, individual's deeming themselves against and by any Public Officer, will be at all times at liberty to seek redress against lag to the ordinary forms prescribed by law.

ACT No. XIV. DATED AUG. 5, 1843.

An Act for regulating the leng of Customs Duties and the manufacture of Sult in the North Western Provinces of the Presidency of Bengal.

1. It is hereby enected, that Regulation XVI. 1820, act 11. 1836, and so much of Regulation IX. 1810 and of any other regulation and set, as affects the collection of customs duties or the manufacture of said in the North Western Provinces of the presidency of Bengul, shall be repealed from the 1st day of September, 1843.

II. And it is further enscious, that from and after the days abovementioned, the following and no other duties of customs shall be leviable upon the import and export of articles into and from the North Western Provinces of the Presidency of Bongal, that is to say:

On the import of sait, of all descriptions, two Bupees per mand, and a further duty of one Rupee per maund on the transmission thereof in the East-ward of Allahabad.

On the import of Cotton, uncleaned, four Annas per maund, cleaned eight Annas per maund.

On the export of Mirree, Kund, Chenes and all elayed and refined Rugar, eight Annua per mound, Goor, Rab, sheersh, and all unchased and burnflaced Saccharine produce, three Annua per mannet.

The import of sugar in to any part of the said provinces, is, and shall remain, probibited.

III. And it is further enacted, that it shall be lawful for the government of the said provinces from time to time to make and issue such orders as may be deemed expedient for the collection of the aforesaid duries in such manner, and upon such line or lines, and at such places on or near such line or lines as may seem fit, and aft such orders shall have the same force as if they formed a part of this act from the date notified in the gazette, wherein they shall be published.

IV. And it is further enacted, that from and after the first day of September 1843, the manufacture of a timentary sait throughout the North Western provinces of the presidency of Bingal, without the express sauction of the Covernment, is prohibited; and that any person engaging in the manufacture of such sait, or preparing or causing to be prepared works for the manufacture of such sait, without such sanction, and all zemindars or other proprietors of land, or their agents, consisting at such libidit manufacture, shall on conviction by the magistrate, within the limits of whose district the offence may have occurred, be punished by a fine not exceeding 600 Rupres, and on non-payment of such fine, by imprisonment not exceeding six months with or without hard is bor and that, all works at which such manufacture shall have been conducted, or which are designed for such manufacture shall be seized and egafactated.

V. And it is turther cuscled, that it shall be lawful for the collectors of systems and the sol lectors of land revenue within their jurisdictions, to destroy all works for the manufacture of salt, and to selze the salt stored therent, and to apprehend the persons concerned in the manufacture thereof, and make them over for trail to the magistrate within the limits of whose District the offence may have occurred.

Vi. It is further enacted, that all sugar imported into the said provinces, and all articles imported or apported without payment of the duties imposed by this act, or in contravention of the orders which may be made out insuad under the provisions thereof, and all Boats, Carriages and conversances, and all animals used in transporting the same, shall be liable to be saized and confecuted in the manner hereinafter mentioned.

VII. And it is further enected, that all persons evading or althoughing to available the payment of the duties imposed by this Act, and all persons and larger abstraction such attempts or evasione, or in any manner acting in consequention of this Act, or of any order made and issued under the provisions there-of and all Zemindars and other Proprietors of land, or their Agents, who abail

wilfully connies at such attempts or eva-ions or aid such acts, shall on coarietion by the Magherate within the finite of whose District the offence may have occurred, be punished by a fine not exceeding 510 Rapees, and on non-payment thereof by imprisonment not exceeding his months with or without lard labor.

Vill. And it is further enacted, that it shall be lawful for all Officers of the Customs Department to scarch any surrisess and sanyequees, and any parkages upon resonable grounds of suspicion that such estringer, conveyances or packages, contain any articles in ide subject to day, or prohibited to be imported by this Act, and to detain all such articles as may be lights to configuration under the provisions thereof.

IX. And it is hereby enacted, that when whenever any articles or goods that he seized or detained under the provisions of this Act the Collector or Deputy Collector of Land Revenue or Costoms, within whose jurisdiction such esizars of the determination of the Commissioner of Revenue, and it shall be lawful for any Commissioner to declare such articles or goods to be confiscient, or the passe such lesser penalty in lieu thereof as to him may seem fig.

A. Ask it is bereby enacted, that it shall be lawful for all Officers in the Customa Department to apprehend any person upon reasonable grounds of apapirion that such person is liable to punishment under this Act, and to make him over for trial with all practicable expedition to the Magistrate

within whose jurisdicton the offence may occur.

XI. Provided always, that any Officer of the Customs Department wis shall without reasonable grounds of suspicion search any carriage or any expense or any package, shall upon conviction thereof before the Magis'rate within whose jurisdiction the offense may have been committed, be punished with fine not exceeding 250 fingers, which fine shall be puid over to the party aggrieved, and on non-payment of such fine, with imprisonment not exceeding three mouths; and provide this of that any Officer of the Castoms Department who shall under color of this Act appealment any person without reasonable grounds of suspicion that such person is liable to punishment under this Act, shall upon conviction before the Magistrate within whose jurisdiction the offense may have been committed, be punished with fine not exceeding 500 lingers, which the shall be paid over to the party sagrificed, and on non-payment of such fine, with imprisonment not exceeding six months.

XII. And it is hereby enacted, that all Migistrates, or persons exercising the powers of Magistrate, shall be competent to receive and determine all charges against persons thus made over to them for trial on account of off-nees was not this Act, and that all sentences passed in pursuance of this Act, shall be open to appeal ander such it less as may from the or time be laid town

for the cognizance of appeals in ordinary cases.

XIII. And it is hereby enacted, that all Officers of Police, and all Officers of the Government engaged in the Collection of the Land R venue, are empowered and required to sid and assist the Officers of the Castoms Department in the execution of this Act.

XIV, And it is further enacted, that nothing in this Act contained shall apply or be desired to apply to the Sangor and Nerbudda Territories, or to the District of Ajmere.

AUT No. XV. DATED AUGUSTA, 1845.

An Act for the more extensive employment of Uncovenanted Agency in the Judical Department.

Whereas the exigencies of the public service require that the Police and erhibbal Branch of the Judicial Department should be strongthened by the most extensive employment of Uncovenented Agency:

I. It is hereby enacted, that it shall be competent to the Local Governments of both Divisions of the Bengel Presidency to appoint in any Zidah or District one or more Uncoronanted Deputy Magistrates with the powers hereinafter specified.

- II. And it is enacted, that every person appointed to the Office of Dejuty Magistrate under this set, shall, previously to entering upon the execution of the duties of his Office, make and subcribe before the Magistrate of the Discrict to which he may be appointed, a declaration according to act XXI. 1857.
- III. And it is hereby enacted, that a Deputy Magisterie appointed under this not, shall be capable of being employed as a Judicial Officer or as an Officer of Police, or both, at the discretion of the Licul Government. As a I udiclal Officer has abalised roise, the powers of a concusated. Assusant under Regulations XIII. 1797, 1X.1807,1821 o. III. or the full powers of a Maristrata according to such orders as may from time to time be issued in that respect by the level Covernment, and he such cases he shall be subject to such authority in regard to appeals from his decisions and jo se'al reders as is provided for the decisions and orders of a Covenanted Assistant under the above l'egulations, or of a M sis rule respectively. As an Officer of Police he shall be in all rem picts subordinate to the Magie trate under whom he may be placed y he shall exercise such powers as the Concrument, or the Magistrate with the sanction of O recomment, may committed him, and shall ober all aiders that may be issued, a nd perform all duties that may be assigned to him by that functionary, who shall be at all times competent, sat leet to such orders as he may receive from the Local Government, to extent, timit or resume the powers committed to such Deputy.

IV. And it is hereby enacted, that nothing in this act contained shalf be held to disquelify any Uncoventated Officer in the Revenue and Judicial Departments, from holding at the same time with any other. Office the Office of Deputy Magistrate.

V. And it is becely enceted, that a Deputy Magistrate appointed under this act, shall not be dismissed from Office for inisconduct, without the sanction of the Local Government. Whenever there may be reason to believe that a Deputy Magistrate in disqualified by neglect, incapacity or corruption for continuance in Office, a report shall be submitted by the Local Magistrate for the consideration and orders of the Local Government which shall be competent to suspend him, and order a further enquiry into his conduct, or to direct his incaediate dismissal as may appear just and proper.

VI. And it is increby diclared, that no native of the Territories subject to the Coverament of the East india Company, nor any untural born subject of Hac Majesty resident therein is by reason only of his religion, place of birth, descent, color or any of them disabled from holding the Office of Deputy Cui-lector under Regulation IX. of 1839.

ACT NO XVI. DATED APRIET 12, 1843.

An Act regarding the offering of Hewards for the Apprehension of Offendets. Whereas inconvenience has occu experienced from the linies in loved which provide that Magistrates shall apply to the Courts of Sudder Rizzmut Adamiat and the Courts of Circuits, or Courts exercising the powers of the old Courts of Circuit when it may appear advisable to offer a reward for the apprehension of a known offender, or the discovery of suknown offenders in cases of magnitude. And whereas it is expedient that all such applications should be made to such Officers as from time to time may be empowered by the Local Covernments to anchorite the grant of rewards;

It is hereby enument, that Sections 2 and 3, Regulation IX of 1806, and Sections XVI. and XVII. Regulation XVI. 1810 of the daugal Code, be said the same are hereby repealed.

ACT NO. XVII. DATED AUGUST 19, 1843.

An Act for the Appointment of Official Trustees in certain eases. Whereas the property of Infants, Frust-Covered and others vested in Trustees, is exposed to premier risks and burthens in the Te stronger, subject to the Coverement of the East Lodin Company, not only from the Incolventy

of Trustees, but from the frequent difficulties occasioned by their death, or

absence, or refusal, or inexpacity to net :

I. It is hereby concred; that in all cases in which any property is subject to any Trust, and there shall be no Trustee willing to act, or capable of acting within the juri-diction of fice Majesty's Courts in the said Territories, it shall be inwind for the Supreme Court of each of the Presidencies in the said Territories, on petition to appoint the Registrar; or such other Officer of the Court, as the Court may from time to time select as the Official Trustee, under the provisions of this Act to be a Trustee of such Property, and that upon such appointment such Property shall vest in such Officer and his successors in office, and shall be held by them upon the same Trusts as the same was held previous to such appointment.

II. And it is hereby further enacted, that such Officer shall dause such Property to be invested in G vermient Securities or otherwise, as the Court shall direct, and that he shall be entitled to a Commission of one per cent.

upon the amount thereof.

III. And it is hereby further enacted, that it shall be lawful for the Court to make any orders respecting such Property so vested in audi Official Trustee or the Interest of Produce thereof, and that all such orders shall be made on petition abless the Court shall direct a Bill to be filed.

IV. And it is hereby provided, that nothing in this Act contained shall prevent the Me-transfer of the said Property to the Original or any subse-

quently appointed Trustees, or otherwise, as the Court shall direct.

V. And it is hereby further enteted, that where any Infant or Lunatic shall be entitled to any lift, or Legacy, or Residue, or Share thereof, it shall be lawful for the Executor or Administrator, by whom such Legacy or Residue may be payable or transferrable, or the party by whom such Gift shall be made, or any Trustee thereof to pay or transfer the same to the Official Trustee appointed under this Act, and that the receipt of such Official Trustee appointed under this act, and that the same shall be subject to the like Provisions as are contained in this Act, as to other Property vested in such Cificial Trustee under the Provisions thereof.

Vt. And it is hereby further enacted, that the Provisions of this Act, except as to the Commission to be allowed under the same, shall extend to any Property of Infants or Lunatics in the hands of the Ecclesiastical Registrar

of each of the said Courts as Official Administrator.

ACT No. XVIII. DATED SEPT. 9, 1849.

An Act for the better custody of persons, convicted of Thugges and Dacoi'y' Whereas it often happens that the offences of Thugges and Dacoity are committed by gauge, as well within the territories subject to the Government of the Bast India Company, as in those of native Princes or states in alliance with the said company, and it may be necessary for the safety of persons and property within the territories subject to the Government of the Bast India Company, that persons convicted of the like offences within the territories of such Princes or states, should be kept in secure custody, which cannot always be done within the last mentioned territories:

It is hereby enected, that it shall be lawful for the local government of shy part of the territories subject to the government of East In ile Company, to authorize the reception and detention in any part of those territories, for the periods specified in their respective entences, of persons sentenced to implicate of transportation for the offences of Thugger, Duchly, or the offences of belonging to any gang of Thugs or Dacolts, within the territories of any native Priors or state in alliance with the said company. Provided always that sych sentences shall have been promounced after trial before a tribessi, in which a sevenant of the Bast Ludia Company, duly authorized in that behalf by such Prince or state shall be one of the preciding judges. And it is hereby quacter, that every gervant of the Bast Ludia Company so authorized as albrevald, shall forward with every prisoner a pestificate of his sometimes.

and a copy of the proceedings held at the trial, that the same may be forthecoming for reference at the place where the sentence of imprisonment may be carried into effect.

ACT NO XIX. DATED OCTOBER 23, 1843.

An Act for amending the Law respecting the Registration of certain Deeds,
Whereas doubts have arisen as to the true meaning and construction of
Act No 1 of 1843.

- 1. It is hereby enacted, that the said Act is repealed, except in so far as it repeals all provisions contained in any Regulation or Regulations of the Bengal, Madras, or Bombay Codes, touching the knowledge or notice had by parties to registered conveyances and other instruments affecting titles to land and other interests therein, of the existence of unregistered conveyances or
- other instruments affecting such titles or other interests therein. 11. And it is hereby enacted, that from the first day of May last past, every deed of sale or gift of lands, houses or other real property, a inemorial of which has been or shall be duly registered according to har, shall, provided its authenticity up established to the satisfaction of the Court, invalidate any other deed of sale or got for the same property which may not have been registered, and whether such second or other deed shall have been executed prior or subsequent to the registered deed -and that from the said day every deed of mortgage on hand, houses and other real property as well as certificates of the discharge of such incumbrances, a m muial of which has been or shall be duly registered according to law, and provided his nathenticity be established to the satisfaction of the Court, shall be esti-fied in preference to may other mortgage on the same property which may not have been registered, and whether such second or other in rigage shall have been executed prior or anbacquent to the registered mortagage, any knowledge or notice of any such unregistered deed or certificate all ged to be had by any party to auch registered deed or certiff are notwithstanding. Provided always that authing in this Section contained shall be construed to extend to any deed or certificate made before the suid first day of May last past.
- III. And it is hereby de lived and sincisel, that no conveyance or ather instrument affecting title to inid, or any interest in the same whether made hefore or after the said first day of May last past, other than such deeds or certifical ans aforesaid, are or shall be in any tespect wild for want of registration any Act, itegulation or law to the contrary notwithstanding.

ACT No. XX. DATED OCTOBER 30, 1843.

An Act for providing for the exercise of certain powers by the Governor General during is observe from the Conneil of India.

1. Whereas it is expedient that the Governor General should visit the North Western Printings and other parts of India unaccompanied by any Member of the Council of India, it is enseted that during the absence of the Governor General stone to exercise all the powers which may be exercised by the Governor General in Council, except always the power of making Laws and Regulations.

II. And it is further enacted, that this Act shall commence from the day on which it shall be notted by an order published in the Official Gestier, that the Governor General has quitted Calcutta for the purpose of so proceeded by aforesaid.

ACT NO. IXI. DATED FORRER 11, 1843.

An Act for regulating the Ba gratim of Lubourers from India to Mauritius.

1. Whereas it has been represented that the demands of the Island of Mauritius for Agricultural labor will by the end of this year be greatly diminished, and it is desirable that effectual measures about the adopted for providing a larger proportion of Female Emigrants to that Island then buy presented under the present system of Emigration, it is therefore enacted, that

from and after the 1st day of January next ensuing, Emigration to Mauritius shall only lawfully take place under the provisions of the Act No. 15 of 1812 from the 1 ort of Calcutta.

II. And it is hereby enseted, that it shall be competent to the Governor General in Council to nominate a proper person to act as Protector of Enjerants at Calcutta, and that no Emigrant shall be permitted to embrik without a Certificate from the Agent appointed by the Government of Mauritius, counterstand by the Protector, to the effect that such person has been usused by him as an Emigrant to that Island on the part of the said Government.

ACT NO XXII. DATED NOVEMBER 18, 1843.

An Act for amending the Invorelating to the Jurisdiction of the Dewanny

Admolut of the Zillah of the Twenty-four Pergunnahs,

Whereas by Section XVII. of Regulation III. of 1793 of the Bengal Code, it was amongst other things provided that the Dewanny Adewict of the Zillah of the Twenty-four Perganants should not receive or entertain any suit whatever against a person who in girt be an inhabitant of Colcutta at the time the suit might be limited, or might become a resident within the limits of the Town after the suit might be commenced:

And whereas inconvenience has arisen in consequence of persons escaping from it is jurisdiction of the Dewanny Adamiut of the said Z linh of the Twenty-four Pergunnals after suits have been commenced therein, and it is expedient to prevent an hinconvenience:

It is therefore hereby enacted, that so much of the said Regulation as is

hereinbefore recited be repealed.

ACT NO. XXIII DATED NOVEMBER 18, 1843.

An Act for amending the Law relating to the Jurisdiction of the Zillah Courts in he Provinces ceded by the Nawau's Vizier, and in some other places.

Where is by Section XII. of Regulation II of 1801 of the Bengal Code, It was amongst other things provided that the Zelian Courts in the Provinces could by the Nawaub Vizier to the Houble the East India Company, should not entertain any soil whatever, against any individual actually resident, or being within the limits of the Town of Calcutta unless such suit should relate to real property situated without the limits of Calcutta or to the public Revinue:

And whereas so much of the said Begulation as is hereinbefore recited has been extended by other Regulations to other Provinces, Zillahs and Perguinaha:

And wherens the provisions of the hereinbefore recited part of the said

Regulatio - are inconvenient;

It is hereby enacted, that so much of the said Regulation as is hereinbefore recited be repealed, as well with regard to the Provinces ceded by the Nawaub Vizice to the East in lia Company, as to the other Province, Ziliahs and Peragunahs to which it may have been extended.

ACT NO XXIV. DATED NOVEMBER 18, 1843.

An Act for the better prevention of the Crime of Dacoity

Whereas it has been considered necessary to adopt more etringent measures for the conviction of professional Dacoits, who belong to certain Tribes, exacentatively employed in carrying on their lawless paraults in different parts of the country, and for this purpose to extend the P ovisions of Acts XXX. of 1886, XVIII, of 1837, and XVIII, of 1830, for the prevention of Thugges, to persons conserved in the perpetual in of Dacoity;

I. It is hereby enacted, that whoseever shall be proved to have belonged either before or after the passing of this Act to any gang of Dacoits, ether within or without the Territories of the East India Company, shall be punished

with transportation for life, or with imprisonment for any less term with hard labor.

- II. And it is hereby enacted, that any person accused of the offence of Dacolty with or without murder, or of having belonged to a gang of Dacolts, or of the effence of unlawfelly and knowingly receiving or buying property stolen or plundered by Dacolty, may be committed by any Manberate within the Tarritories of the East India Company, and may be tried by any Court which would have been competent to try him if his offence had been committed within the Ziliah where that Court sits.
- III. And it is hereby enacted, that no Court shall, on trial of the offences specified in this Act require any Futwa from any Law Officer.

ACT NO. XXV. DATED NOVEMBER 23, 1843.

An Act for making the Provision of 5 and 6 Vic. C. 47, Sec. XI. applicable to

India.

Whereas doubts have arisen as to whether so much of an Act passed in the 5th and 6th year of the reign of Her Mojesty Queen Victoria, entitled "an Act to amend the Laws relating to the Customs," as provides "that from and after the 5th day of January 1843, any Articles of Foreign Manufacture, and any packages of such Articles imported into the United Kingdom or into the British possessions abroad bearing any names, brands or marks purporting to be the names, brands or marks of Maunfacturers resident in the United Kingdom, shall be forfeited," is applicable to the Territories subject to the Government of the East India Company:

It is hereby enacted, that from and after the first day of May 1844, any Articles of Poreign manufacture and any packages of such Articles imported into the Territories subject to the Government of the said company bearing any names, brands or marks, purporting to be the names, brands or marks of Manufacturers resident in the United Kingdom, shall be forfeited.

THE APPENDIX.

Civil zerbice Regulations.

RAST INDIA COLLEGE.

NOMINATION OF STEDENTS.

REGULATION AND PREPARATORY INSTRUCTIONS.

No candidate for the College can be nominated thereto, until he has completed the distanth year of his age ; and no person who has been dismused from the Army or Navy, or expelled from any place of aducation, will be pomineted to the College.

The parents or great dians of every candidate for the College, will be required

to address the fullowing letter to the norminating Director :-

Sir,—I see to assure you, on my honour, that my , to whom you have been an good as to give a numination to the coolege, has nutogicen dismined from the Army or the New, and that he never has been expelled from any place of education. I have the bonner to be, &c.

Candidates for the college must produce the undermentioned documents

previously to the ir b ing nominated as students.

An extract from the Parish register of their birth or bautism, properly signed by the minister, churchwards, or elders; and in addition thereto.

A certifi ate agreeably to the following form, signed by the parent,

guardian or near relation.

"I do sereby certify, that the foregoing extract from the register of baptisms of the Potish of , in the county of , contains the , who is the bearer of this, and presented dite of the hirth of my for a number of me a student at the Bast ledia College, by , Req ; sud I do further declare, that I received the sold presentation for my gratuitoucky, and that to money or other valuable consideration has been orig to be used, either directly, or in freetly for the same; and that I will not pay. or cause to be paid, either by lovell, by my sen or by the hands of any other persons, any recunitry or valuable consideration whatsoever to any nevann or persons who have interested themselves in producing the said presentation for from the Director above mentioned."

"Witness my hand, this day of , in the year of our Lord "

In the event of no Parish resister existing or be found, an affidavit of such circumstance is to be made before a magistrate, to the following effect, viz.

declare that I have caused wearch to be made for a Parish register whereby to ascertain my age, but an unable to produce the same, there being nous to be found; and further, I declare that from the information of my parents (or other relation.) which information I verily believe to be true, that I was be nin the Parish of , in the county of , an , in the year , and that I am not at this time under the age of sixteen or above twenty-one years.

"Deciared before me this--- } "Witness my hand this day of "day of "in the year of our Lord ."

The parent, guardian or near relation, must then aid his cartificate as to the troth of the declaration which must be similar to that ordered to be samezed to the extract from the Parish register.

The abovementioned certificate, (and declaration in cases where a declaration shall be required, have to be annexed to the putition to be written by the annexed and they are to sign a declaration thereon, that they have read these printed instruction. The declaration is to be signed by the parent, guardian or near relation of the candidates respectively.

Candidates will be interrogated in an open Committee so to their character, countries, and qualification, conformably to the General Court's resolution.

of the fish July, 1800. The nature of this interrogation may be known on application to the cierk of the college department. And the following Rules and Regulations are to be observed with respect to the examination of candidates:

Each candidate shall produce testimentals of good moral conduct, quiter the hand of the principal or superior authority of the college or public institution in which he may have been educated, or under the hand of the private instructor to whose care he may have been confided; and the said testimentals shall have reference to his conduct during the two years in-

mediately proceding his presentation for admission.

Each candiente shall be examined in the four Gospe's of the Greek Testament and shall not be deemed duly qualified for admission to Haileybury sollege unless he be found to possess a competent knowledge thereof; nor unless he be able to render into English some portion of the works of one of the following Greek authors;—Homer, Herodotus, Xenophon, Thucydides, Sophiocles, and Euripides; nor unless he can render into English some portion of the works of one of the following Latin authors;—Lavy, Terence, Cicero, Tacitus, Virgil, and Horses; and this part of the examination will include questions in ancient history, geography, and philosophy.

Each candidate shall also be examined in modern history and geography, and in the elements of mathematical science, including the common rules of arithmetic, valgar and decimal fractions, and the first four books of Euc.id.

If shall also be examined in moral philosophy, and in the evidences of the

christian religion as set forth in the work of Paley.

It is however, to be understood, that suparior attainments in one of the departments of literature or science, comprised in the foregoing plan of examination, shall, at the discretion of the examiners, be considered to compensate for comparative deficiency in other qualifications; and also that the examination shall be so conducted as to give to each caudidate reasonable time to prepare himself for the said examination.

A student publicly expelled the college will not be admitted into the company's civilor military service of ludia or into the company's Military Seminary.

No person can be appointed a writer in the company's service whose aga is less than dighteen or more than twenty-three years, nor until he shall have resided two terms at least, in the college, and shall have obtained a certific-te signed by the Principal of his having conformed himself to the statutes and regulations of the college.

On a student's appointment to be a writer after he has left the college, a legal instrument is to be entered into by some one person (to be approved by the court of Directors binding himself to pay the sum of £3,000 as liquidated damages, to the company, for breach of a covenant to be entered into by the student's nomination bath not been in any way bought, or sold, or exchanged for any thing convertible into a pecuniary benefit.

The runk of students leaving the college is determined by the certificate of the principal, which is granted with reference to the industry, proficiency,

and general good behaviour of the students.

Saule rank to take effect only in the event of the students proceeding to ladie within six months after they are so ranked.

TERMS OF ADMISSION FOR STUDENTS.

One hundred guiness per anaum, for each student: a moiety whereof to be paid at commencement of each term, there being two in the year, besides the expense of books and stationery.

Students to provide themselves with a table-spoon, tea-spoon, knife and fork, bull a desen towels, is equipage and a looking-glass; also, with not less than two pairs of absents, two pillow cases, and two breakfast clothe.

The guinest to be paid on landing college by each student, for the use of the philosophical apparatus and library.

COLLEGE TERMS.

let. Commences 19th January and ends 30th June, 3in each year. Sud. Ditto 10th September and ends 15th December 3 in each year.

The dark for receiving prillions at the Bost India. House from can idahed for admission late the college, are the two Wednesdays immediately praceding the 10th January and lat September in on hyenr.

N. B. The students are to provide themselves with proper academical

habita

RECEDING OF TIME PASSED IN COLLEGE.

The East India Commany having established a college in England, for the appropriate education of roung men designed for their civil service in India, it will therefore be expedient that, under certain dreamstances, the time spent by such young men in the said college after they shall have attained the age of 17 years, sutitles them to the name privileges as they would have been entitled to, if they had been resident such time in India, and it has been enacted that all time not exceeding two years, as shall be bond fide apont in the college, in the regular charac of such education, by now present after they shall respectively have attained the age of 17 years, precided they shall be fide spend, either before or after 17 years of age, two years at least, in the said college regular charac of such education, and shall afterwards go to India, in the civil service of the said company, shall be appointed as to the offices, places, and appointments, which such present are entitled to be appointed to, and to hold, as so much time getually apont in India.

Batract from a Public General Letter from the Hon, the Court of Directors, dated the 19th June, 1816.

Para. 2). We perceive by the abstract of the Act of the 534 of the present majesty, chap 155, annexed to goar list of civil servants, duted 31st May, \$314, that are writing to your emetenction of that art, a civil servant may now, upon his arrival in facia, receive £540 a year, but this is most assuredly a mistake, the act above nearioused him absorbered the period two years, which it was required previously to the passing of that act, for a servant to have resided in india to enable him to receive more than 1,500, 3,000 or 4,000 pounds a year; but it has not absorbed the period which it was required previously thereto, for a acrease to have resided a above-mentioned, to enable him to receive more than £570 a year; consequently that remains the same as it was before the act of the 531 was passed, namely three years. Allowing, with resepect to the servants educated at Hertford college, the time not exceeding two years, passed in that institution after they were seventeen, to be considered as time passed in ladia, and this will be your guide in fature.

And whereas, by viriue of an nat passed in the forty-seventh year of the reign of his said late. Mid-sty, bit encir time as shall be boud fife apont to the college established in Bagland by the East India Company, for the education of their givit serrants by any person after they shall respectively have attained the age of seventern years, i accounted as to rectain offices, place and employments, which such persons are entitled to hold in India, as so much time actually spent in India, provided that such persons shall, either before or after seventhen years of a ce, spend two years at least in the said enliese; and whereas it is expedient, that the privilege so granted, should, under certain alreamatances, be extended to some men, who may have speat less time then two years la recular course of education at the said college; he is therefore enacted, that all such time not exceeding two years, as shall have been or will be bone fide spent in the said college in the regular course of such education of aforesaid. by any persons after they shall respectively have attained the age of seventeen years, who shall have presented or shall becenfur proceed to India in the civil service of the said empany, shall be a mounted as to all offices, places and employments to which such persons are entitled to be appointed, and to hold the miary, perquisites and emoluments whereof shall not exceed the sem of one thousand fire hundred pounds,

In adjusting the original rank of the writers of 1806-9, and subsequent years, I have made it to commission from the 39th April, of the years than severally stand appointed to, finding it very difficult to adjust it, according to the old established rule, or form, the date of the arrival to this country of the first willers of mach session, several gentlemen of one so non-having of into years arrived at this presidency before any of the writers numicated to a presiding

season, which according to the old rule, would make the arrival of a writer of a subsequent season establish the original rank of all the writers of a preceding season. These difficulties will be obviated by the present arrangement, without creating any inconvenience.

PURCHASE OR SALE OF APPOINTMENTS FORBIDDEN.

Any person who shall be nominated to a situation in the service of the Baat India company, and who shall have obtained such nomination in consequence of purchase or any corrupt practise whatever, either direct or indirect, by himself or by any other person, with or without his privity, shall be rejected from the service of the company, and ordered back to England, if he shall have proceeded to India before a discovery of such corrupt practice be made; and if such situation shall have been so corruptly produced by himself, or with his privity, he shall be rendered incapable of holding that or any other situation whatever in the company's service, provided always, that if a fair discourse of any corrupt transaction or practice of the nature before described, wherein any director has been concerned, shall be voluntarily made by the party or parties engaged in the same with such director, the appointment hereby procured shall be confirmed by the Court.

VACANCIES HOW TO BE FILLED UP.

A strict adherence to the prohibitions contained in an act made in the thirty-third year of the late reign, in respect to the filling up and supplying vacuusies in the civil service of the R. I. company, has been found impracticable, without detriment to the public service, or lojury to the just claims and Meritorions exertions of individuals, and a modification of the said Act having been in part adopted in the Act of the forty-seventh of the same reign, relative to the Buholar's education at Hertford College; it has been enacted that any ofther, place or employment, the salary and perquisites, whereof shall exceed the sums of filteen hundred pounds, may be granted to and conferred upon any oivil servant who shall have been actually resident in India in the company's service, for the space of four years antecedent to such secancis; and if the sainty, perquisites, and emploments, shall exceed the sum of three thousand pounds per annua, such office may be conferred upon any of the mill servants who have been actually resident to India seven years, at least, in the whole; and if the salary perquisites, and emoluments of any office, place or employment, shall exceed four thousand pounds per agrees such office, including that of the Council, may be granted to or conferred upon any of the said servants, who shall have been actually resident in India in the company's service, for the space of ten years, at least, in the whole.

LIMITATION OF SALARIES, &c. OF CIVIL SERVANTS,

Abstract of an act of parliament passed 53d of George III limiting the salaries perquisites, and emplumets of the company ascreants halding one or more offices, place, or emolar out in the civil line, according to the partied of their actual residence in India, in the company's service: vide arotion 62.

| tidence in | L Ster- ling yer annum | | Curreni Rupe: 1 per annum | | Company's Rap & per U.n'h. |
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Extract from the hon'ble court of directors, in the Political Department.

dated 7th August 1839.

We have resolved that writers for your presidency, who may be desireds of places it g to their destination overland, shall be permitted to do so, without prejudice to their rank, provided they reach your presidency within twelve months from the date of their respective certificate.

BULES OF LEAVE OF ABSENCE, BEGULATION OF BALARIES DEPUTATION ALLOWANCES, AND FURLOUGHS.

FORT WILLIAM, PINANCIAL DEPARTMENT. The Esth January, 1840.

The following rules for the grant of leave of absence and for regulating deductions from Salaries and deputation allowances having been approved and passed by the horble court of directors are published for general information, and will take office in all the presidencies, settlements an I statious under the goveryment of furth from the date of the arrival of the gaz tie on taining them increpent to all leave of ansence grants lafter that date. The notes in links show the interpretation put by the connect of India upon the rules in their applicate in to cases out ap cell ally mentioned.

Rules for application for leave of nosence and for fixing the local limits

with in which it may be granted (1)

SEC. I. No leave of absence from any office or elation (2) can be granted.

comidered as superceding the rule un ter which com nissip tere officers have heret fore been atin Heust.

(3) but by the government of the presidency, Norn-Trie rule must be under which the employment le bill, and on the application of the party regulting each leave, saving in such cases as may of the hand revenue and other hursefter the specially excepted. The soplication must be made publicly through loo dt grant leave of absence the regular channel in the Department to which the applicant may belon .

Sac. II. The official allowances of the halder of a Civil Office quitting ble station without feare will entir by come from the date of quiting until his rate n, or in the event of his subsequently obinining leave to the date of such leave being granted bim.

SEC 111 No learn of absource shall bernany retrospretive effect excould be cases of sever distress, to be attented by medical certificate, conforming

in every respect to the directions contained in section oth.

BEC IV. Up in application daly made, the government (4) of each presidency may grant leave of absence to any place or places in the continent of India, whether within the territories subject to the givernment of the Bant In the company or not, to a of civil or military servant holding a civil appoint. ment, subject to all the could in present d in the rules that may be applisable to his case. Up in similar application the government of each presidenor may also grant leave to such p rema subject to likeleonditions, to proceed to the Island of St Hele a, of the co ony of the Cape of Good Hip , or to any place

SECTION UNDER WHICH APPLICATION IS MADE TO BE CITED.

(1) Applications for leave of absentional translation and the particular Section of the major which they apply.

DRARFCHES-HOW TO BE REPORTED.

DEFARIUAES—HOW FO BE REPORTED.

1 th. All departures a sould be reported to the Source are to Government. General Department on the Pilot quinting the ship.

1 th. All departures a sould be reported to the Source are to Government. General Department on the Pilot quinting the ship.

10 To these substitutes to Recorders at Government, and Record and Minister at Government, and Recorders at Government, and Recorders at Government, and Recorders as since tenter instance, even to Europe, reporting to Government, each case for confirmation.

10 An effect of the M. W. P. Government arrived at Calculta from Regime, and before he could get to the first own proper division of the Frankiency, was a signal by Blacks to entere infilite count of the first and t

situate between the 36 h of North latitude, and the 59th degree of south latitude, such place being likewise between the 80th and the 180th degrees of longitude East of Greenwich, excepting however any Island in the maditerranean or levant, and excepting all places within the said geographical limit Which may form part of Europe. Provided also that if any time the government of India shall deem it expedient to exclude any place or places within the limits above described from the operation of these rules, such exchasion shall be officially communicated to the subordinate governments, and all leave subsequently granted shall be regulated accordingly. A servant passing the limits herein prescribed will incur the immediate forfeiture of his office or employment, and of all official allowances whatever from the date of his quitting India. (5)

CHAPTER II.

RULES FOR SICK LEATE.

SEO. V. When an application for leave of absence is made on the ground of Ill health it must be aecompanied by a certificate, from the Medical Officer by whom the applicant has been attended, distinctly stating from the personal observation the nature of the Disease, the symptoms by which it is Manifested, the period during which it has existed, as far as the knowledge of the Medical Officer extends and the necessity for temporary removal to some other place, either within the Territories subject to the Government of the Bast India Company or beyond them, but within the limits held down in Sec. 4th. as the case may be, and such certificate must be submitted to the consideration of Medical Board, and if satisfactory shall be countersigned by one of its mem-An application for an extension of leave must, if the applicant be in India, be accomparied by a certificate from the Medicui Officer by whom the applicant is attended, shewing sufficient reason for the extension solicited, and such certificate, like the former, must be examined and countersigned by a member of the Medical Board (6) If the applicant shall have proceeded beyond the territories under the government of the Bast India company, he must furnish a certificate to the required effect from a surgeon or physician at the place of his temporary residence, by whom he has been attended, such attendance and the period of it to be stated, and the certificate to be countersigned by the principal medical authority of the colony or country. When any of the required particulars are neglected leave will be refused (7)

Sec VI. Civil servants absent from their stations under medical certificate will be entitled to the salaries of their respective offices, subject to the following deduction; If the salary exceed supres 2,000 per mension one-sixth for the first year, and for the second year one-fourth. If the salary do not exceed rupers 2,000 per menarm, one-eighth for the first year and one-sixth for the

Transoreising Indian Limits.

TRANSORESSING INDIAN LIMITS.

(1) An officer of the Civil Service at Madvas obtained leave for air months to vivit Egypt on private affairs, with permission to embark at Bombay. The home authorities observe t from the Rombay theories that he middled theore for Suca on the 1st November, and from the newspapers that he moth of January?

The home authorities role that lithough it might not have been the officer's intention to go to far spe when he ap. had by that tithough it might not have been the officer's quitting to go to far spe when he ap. had by tout of absence, it was presented by law (V Sec 37-3) Gos. III.

(5) And Sand I W IV USS Sec 71 and I. Vic. Can (2) that such a step as that here reterred to involved the enterior of select a secondary and the action of select accordingly the peaking described must be inflicted in his and in all similar cases. It was not a sile be hadred accordingly

EXVLANATION OF SEC. V.

(6) In explanation of Section V of the Roles respecting absence from Civil Appointment on account of it health, published active it the 28th of January had and in modification of the anish that authority, the Cortifers of the M-laid Abendant required from Applicants for later authority, the Cortifers of the M-laid Abendant required from Applicants for later authority, the Cortifers of the M-laid Abendant required from Applicants for later and actions with mereposited for the Division, or of the nearst Division, which Officer in these with mereposited for the prescribed regularity of the Cortifers, instead of the M-division of the M-divis

of the Radical Sound UEDIC to CERTIFICATE—HOW TO BE SIGNED.

(7) All Medical certal atta arizated to Civil otherwise cup-pred in the provinces, under which they proposed to the hitis without visiting the Prevalency fin which interimented the merchalty of the case will be excluded by a member of the Medical Boord; must be deunterstanced by the admentenion statement of the Medical Boord; must be deunterstanced by the admentenion statement of the otherwise continues to admit a deposite unit to the otherwise of the rule in cases of great deuterstances, or when attendency of when attendency and the Reportational Statement within the house of the superintenion of the otherwise and the superintenion of the otherwise and the superintenion of the otherwise and the superintenion of the otherwise of the superintenion of the otherwise of the superintenion of the superin

second. But if the misry of office he not more than Rs. 500 per monsem no deduction shall be made for the first year, and if it be only so much more than the prescribed deduction of one-eighth would reduce the allowance below Rs. 590 per mensem, only the excess beyond rapees 500 shall be deducted. For t is a cond year the absentes abuli he came liable to the deduction of one-circles. and absent servant shall in no case retain any office or employment, nor be permitted to draw any portion of official salary for a longer period than (8) two years, but a civil servant who may on account of sickness daily certified, obtain an extension of leave beyond two years will if below the rank of a senior merchant, be allowed to draw the subsistence allowance of a junior myrchant, and if a senior merchant, the subsistence allowance of his rank : but if he continue absent in disabeliance of an order to return or without sufficient cause shown, that allowance also will be forfeited, the period of a absence shall be computed from the date at which the absentes shall quit the limits of the territories subject to the presidency to which he may belong, to the date of his return within such limits, or if he shall proceed beyond see from the date of his emburking at any place or port in India which is not more distant from ble atation than the ports of his own presidency; but if the place to which he shall proceed shall be within the territories subject to such presidency his period of absence shall be computed from the date of his quitting his station to the date of his return thereto. (9)

SEC. VII. Civil servants absent on leave on account of sickness, duly certificat, if they proceed to Rouland without returning to their presidency. may as heretulare, apply to be admitted to Furlough by the honorable the sourt of directors, and the furlough will in such cases take effect from the date of leaving their presidency consequently the allowances of office that may have been drawn by themselves or by their agents after their departure, must in that case be re-adjusted and the difference refunded.

Norm.—This rule applies to granted under Section XII

SEC. VIII. No second leave will be all descriptions of leave on ac- uranted to any girll or military servant (10) sount of health excepting those holding a civil appointment who has been abacut under the above rules for two years, Thus a second leave within until three years at the least shall have the Presidency not so than a se- passed after the date of such servant's

EXCESS OF LEAVE.

(3) Mr A. S. a Civil aervant, in 1857 took Gheen months leave to the Cape in 1822 again applied for nine months leave, in the lastance us the two years. This was granted. In 1852 after an alberte of 2 marcha and 19 caps he reported his crewn, and explained at the arms of lines that the transpression was a shally mascalashed no like part, he are lead in the filler is the figure for Calcular during aerveral works before he took his practice, and explained at the arms of the caps for Calcular during aerveral works before he took his practice, in the "Here is several free days before the explore that he would reach Calcular Billy Brown as two exceeds in the "Here is aerveral for the Cape and of sea in a manner took to introduce the two washington and the would reach Calcular Billy Brown in two exceeds and if he had achieve a marchan first in the Cape and it was held to be fact that his fact in the Cape and it was had before the "Firsten" in world-player not exceeded his ferrough him and in which had part been the Cape and had selegand him and in which had part been the fact that his appointment, they live some in the washed to reader the representation in question of the officers own Department, they live any in selection in it was hable to be under the raises filled up on the exceeded his legal to the live any in acids of that the appellance of transportment, they live any in acids of that the appellance of transportment, they live any in acids of that the appellance of the exceeded his legal to other but with the first office from the date of his relieve and received one year's leave of absence to which they are not office but with a fercitorie of a larger for his list and they be a which the exceeded his legal in no way centered. Mr A B was seried at first, precived one year's leave of absence to which the entire there is no an activated the necessary certificate and received permission to proceed to work they are actived. Mr A B was seried at lay in the first benefit from the first was and yea

as forming part of the period of tion years if taken before three years have elapsed since return from the first leave and the deductions will be made upon computarion of the accumulated perioil of absonce under all such leaves taken without the intervention of three years of consecufive service

conditions to sen will be computed return, but if such a servent is compelled by sickness again to absent himself from his station within three years after having been absent under the above rale for less then two years, he will be allowed to complete that period, subject to the limitsthree and conditions heretofore prescribed drawing the proportions of salary allowed for the remaining time as if the leave had been continuous.

Sec. 1X. Military officers employed in the civil department and drawing a nivil alianance may obtain leave under medical certificate on precisely the same conditions as civil servants, except as to allow more: such olliers, in common with those holding stuff situations in the military department, will draw the military pay and altowardes of their rank while absent on leave under medical certificate, in the form and manner prescribed in general orders in the military department, and likewise one-half of the difference between anch allowances and the give pay of the offices to which they stand appoluted.

Bor. X. Civil or military accounts halding evil and hit muss who may desire to avail thems lives of the banefit of the net 1 Vis. Cap. 47, and to draw their allowances (11) will a sout an account of sirkness under the above rules, will be required to give separity in such an out, in I form as may be fixed by the government for the reland or any excess that may be drawn, either by the agents at the presidency or by themselves in case of their proceeding to Europe on farlough or otherwise coming under retrenchment. (12)

Sec. XI. The givernment of on the presidency made great to civil or military servants holding civit appointments leave of absence for one month in each year without deduction from the example and employing its deswir by such servant. Buch leave however will only be greated when the government is satuffed that no inconvenience will arise from the departure of the officer seeking it. No second leave the be granted in Ler this rife will the completion of electen mouths from the expiration of the last leave, but servants not availing themselves of the indulgence to any our year may obtain, under the like canditious, leave of absence for twit so to exist in 1944 to consider of arefter theexpiration of 23 months from the term used or of their former leave, and if two years chapse with nationally must of the prisingle force for three mouths may in like means be granted at the expection of 33 months from the torminution of the last preceding leave. But no leave shall be granted under this rule for any period excreding these months. If an officer shall not return at the expiration of the period of leave granted him under this rule, he shall, if ubacut on private affices, be suigisated to the dockactive of one-ethers of his acture and allowances for the entire term of absence, and if he shall continue absent for more than one manth beyond the term granted, his off is shall be sine

Panna OF Miners & Band Co basing under the Not wheel to draw passess manage on behalf of a Corlinary companies that the Council that the Counc ther were mintaken in supposing may parety in early provide to in 's others, under such circum

statures.

SECURITY. As.

(12) The form of security should be after the wise. We for 1, hereby gravantae that if we for 1, are for any permetted by the florest new to design at horizon a thouse of the first own is also some as the first own in excess or otherwise for 1 will retain in the gravathment of the whole or any part of the sum drawn in excess or otherwise ruled by government, to be liable to be retained at the country new to embor the first of the Cape and the first of the N. W. P. arrived at Calcult about to embor there is the Cape and the formal giving as the normity required by this Sec. A that of a brother Civilian in the N. W. Propagated the florest mount of Beneal to make his salary payable under that security to the Secretary to the Agra Henk. He was in reply referred to his own Government for the gayment of big salary, at its flood Quarters.

To emble the salaries of the Civil server of the N. W. P. being made payable in Calculta to Apond thegre, it is necessary that the Governi Department Secretarial at Calculta by farmished with a cartificials of the last payments made and due, from the officer of account and Andil at Agra, through the applicant his next — This is important and after overlowers.

vocant. If his protracted absence be accommend by sickness, the case must be determined under the provisions of shapter 11 (13)

Sac. XII. (14) The Covernment of each Presidency may on sufficient cause being shewn, grant to a Civil or Military Officer holding a Civil Office, special leave of absence on private affiles Pravided however that if any Officer to whom such leave shall be granted sha't be absent from his arest in for any period exceeding that to which under the last rule to much no catilled without deduction, the amountee if a Civil servant shall for the portion in excess drawing mure than one-light of his salary and all inquest, and if a Mi story it fleet (185

DEPOSIT. (13) Braides the security it must be remembered that in cases where parties take Series Servants become a no request of St Ba los such person (formerly it was to s) a request. Servants become a no request of St Ba los such person (formerly it was to s) a request. This is done with a view to the meeting along superior that may according to grants the office of the person by their makers and beautiful from proof of the relience or doubt of the neither Servant to each appear one depend on the beautiful for the s, as I then a standard makers one depend on the former of the depend made in materials. In a free down being made in materials a pair of a symmetric depend on the superior depend on the servant of is readified are these

DENERAL DEPARTMENT, MAY 3,189 Mainteen having our residuants part of individuals or epithing to Concount it for permissing for executed in proceedies in and spiny works our epithic consisting to the descriptions of much servanta, the Concount Control in some of individuals that all persons applying to Goron much to income the process of the control of of the control

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lished for general treatmate a. Easter from the It is bis the Court of Herictors, dated the 1914 August 19417

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The We have resulted that in future, previous to anothick sorpant, we the wife of sup Non-Commission of O her or prosess, editor in this May My a so the Company a server, here a disaged in come to Enzimi in attentione open Passenvers on bourismy this whetever, a deposit of Esse, he made in the continuty a treasury at man. Presidency.

Extractional Party and The art of the Object Constant Letter from the Hamonacide the Constant of Directors, deep letter the title Journary laws.

We take the title Journary laws.

We take the constant when it came to the largest Notice, the treasure and the horizontal interests and the constant of the constant in the Object and the constant of the constant and another constant in the constant and a constant of the constant and the constant in the constant and another constants who have constants and another constants and the constant and the constant and the constant and the constant and the law of the company were higher Their Extractions a Public General Letter from the Hon Objects Court of the company were higher Their Extractions a Public General Letter from the Hon Objects Court of the constant Research.

Extract from a field, General Letter from the then the true of the court of the cives, depend the 214 July 1814.

We however direct, that in future upon per musion being given for any known Represent servant to proceed to Europe, the deposit ordered by our Coneral veter of the 19th August, 1948, he under previous fathe order for the person to be re-rived an heard lesing directly, and that it be particularly expressed in the order whether the fencile acroant is the axis, of a Non-American instanced this er or private in the Majority or Consumy's service, of any in had to give the time the husband belongs, and whether it is the number of intention to apply for bear to return to endar forest for me of public General Letter from the Hopbic the Court of Investors, distant the Til American.

The of Impears, 1916

A. We have other received various applications from the Wives of 5 libers in the Company a service, who have extract to linguard in altered con on the meaning a design in the stage, to be granted a passage has been the Company been non-three persons have no claim whatever been the Company and we have reseived up, to so see the entry of record have no claim whatever been the Company and we have reseived up, to so see the entry of actions mader any occasional frames contained home to the coll make age determination in the research public, in order that the femiles contain home to the action of the course of all and the lands of the contained and the contained and the course of all and another and the contained and the course of all and the course of the material of an edge of the another the contained and the first the services, and he does not be not another the first and the first had been and the first the services, and he does not any the hid. This was done and the Court of the control of the court of the contained who received him on bound a dinguish such that he pay the cap may the first hearth of the persons when the man they had the got to may a called on a stage of deposit, might be contained the pay the cap may the c

referred boune

(12) In 1-31, an officer of the N W P having oblitioned leave from his own Covernment for a certain time and arrive at Coleman without it, but requested from the Calculty three remarks for a certain time and arrive at Coleman without it, but requested from the Calculty three remarks for a certain time and that there is no that the entities of the chiral for investing the residual for the coleman of granting leave to the extend of properties for which he required in Coleman in the authority to contain the Europe while he is before the another leaves and in Coleman (13) the mannet Colomel & Old, thing Roude that Ownline remarks for expectating another of the manner formed the adjustment of his acting allowance by the approximating another of the manner formed the adjustment of his acting allowance by the approximating another of the Provide say, branch with the adjustment of his residual and the containing and the containing of the containing the adjustment that the residual provide for regulating allowance and the adjustment that the residual provide for the containing the adjustment colomic formed the containing the adjustment and the colomic formed the manner of the part of the filles and the part of his power.

The part for the containing the facility of the colomic of the fill the part of the filles of the colomic of t

Citil ailus agess.

only so much of the salary and allowances of any Civil Office to which he may atand appointed as added to the Military pay and allowances which he may be entitled to draw shall equal on -half of the emolyments of such Civil Office. After an absence of three months exclusive of any period which may be granted under Sec XII) any Office held by the absentee shall become vacant. No second rule liave under this, can be granted quill after expression of five years from the termination of the former leave, and the Go.s.om and is specially to report each case with all the attendant cl. cumstances to the Court.

CHAPTER 111.

rules for leave preparatory to Eubark ation and for joining station-PRC. XIII. (16) For smow kuiton to Birope on fariough or with leave under medical certificate or preparatory to retirement from the service a civil or military servant holding a civil appointment may take leave under such of the preceding rules as may apply to his case. If any other desirous of retire lay or about to proceed to Europe on farlough, shall not under the previous rules be entitled to any leave of absence, special leave may be garated him for one month it the distance of his station from the presidency or the part at which he shall intend to embark shall not exceed 300 miles, for 2 months if the distance be more than 300 and less than 600 miles, or for three mostles if it shall exceed (100 miles, but such leave can only be granted under medical certi-# ate-and the absenter, if a civil servant, shall be ambjected to the deduction of anci-third of his salary nor allowings if not more than 2,000 rupees per manth, and of ous-half if they exceed that sum. At the expiration of such Apecial leave it may be renowed for one month, an jest to the same deduction on satisfactory evidence being produced that the servant has been prevented leaving ludia, either by severity of illness or by the difficulty of procurling a passage; but no urther leave can under any circumstantes be granted. A military officer holding civil employment who may obtain special leave under this rule, shall draw only so much of the salary of his civil office as added to be military pay and allowance will equal one half of his civil Emplum ints. If a civil or military servant holding civil office who may have obtained leave with the intention of embarking for Burope on furbugh, or retiring from the service, shall subsequently abandon the intention and return to his atation, his absence will be regulated puder such of the rules in chapters II and III as may be applied ble.

Note - This rule is only asplicable to civil servants. Militury Officers appai ted to civil office will draw salary only from the date of joining as heretafore, the tule in force in espect to stuff situations being applicable to them.

SEO XIV. There shall be allowed to officer appointed to any New Office the periods of one month, two months, or three months for jal ing accordingly as the distance may not exceed 500 or 600 miles, or be in excess of the last mentioned detener, Oth. ers not joining their stations within the said period respectively shall forfeit their outers, for the time delayed in excess of the above periods, and if such excess shall exceed a a mounts, the Oilice shall be vacated unless other-

wise specially ordered by garesument,

SEC. XV. Upon the first appointment of any civil account who shall be reported qualified for the public service, by the excentuers appointed by the gaveriment, to any civil station, there shall be allowed for travelling expanses to the station, an allowance at the rate of & sunas per mile by the direct post road

Fun the Graceal Treasur, at the presidency.

DEAVING OF PAY UNDER SECTION XIII.

(16) It being a nonrea of incorrence or in public officers attached to the Giril Department who on the ear of embarkation for Europe or on letter are decleus of receiving their advances up to the latest partial with a new to chose their accounts before their their advances as may be presidency, the Giril Amilian may accept an a discretion in passing such allowances as may be presidency from the received of Chair department from the presidency, a tiles thous are negatived and from the frequency on their producting at the Ciril Amilian address of use payment at their propositions and in other respects up the Ciril Amilian being satisfied that the permusion of the Government has been previously definited for board supercond to Europe or to one. A deduction of a promision of other permusion of the Government has been per used, in public december an above from officers of the Giril department in the Lawre Pravinces.

The their may be desirant frequency on it is it payment of account allowances due to their found the precision; at the precision; at the precision; DEAWING OF PAY UNDER SECTION XIII.

according to the polymetrical tables of the post Office, the Bill for which allowence will be passed by the vivil auditor after the officer simil have joined the station; if required in advance, an order of the government shall be successory.

Bus. XVI. The salary of office will be payable from the date only of the efficiency joining, but in the case of judge civil servants, the salary (17) of assistant will be payable from the date of their being reported quantited day the public service, unless forfated under the preceding rule through delay in joining the station to which they may be appointed.

Norm.—This rule also is only applicable to civil servants Military serounts strucing as in the case of scaff situations no civil sulary from the date of leaving one Office till the date of j ining the other.

Suc. XVII. In case of a change of effice win a multicer is appointed to a higher sinutuation, he shall not draw the higher salary an filterious. For the period occupied in true veiling, the cale No XIV. regulating the time and distance for joining station shall be applicable, and the officer will, for the periods allow dia limit rate respectively, draw out of the salary of the office her about to joine some equal to that of his previous situation.

CHAPTER IV.

RULES FOR DEPUTATION (18) ALLOWANCES.

Sec. XVIII. The sum of Company's Rupres 52,200 per annum, having been fixed under the Orders of the Court of Directors as the Maximum aslary of Civil Office for the Offices of Government under the situation of Member of Council Civil and Mr itery servants holding Offices in the Political Department, who may draw larger allowances than this sum at a consolidated personal and sumptuary allowance is consideration of the necessary expences of

Norn.—This rule will equally apply in case of a political Resident taking a leave of three Months for which in other cases he would suffer no deduction. The excess above the maximum monthly salary will in that case be enjoyed by the person in charge.

their position, will in all cases of absence be treated in respect to deductions as drawing only the allowance thus limited, and the excess above the monthly salary yielded by that annual sum, shall remain as a local addition to the usual deputation allowance to be drawn by the Officer performing the duties to meet the necessary expenses of this position.

nec. XIX Deparation allowances shall be granted to civil servants temperarily performed the duties of an Office according to the following scales, and subject to the limitations and conditions hereinafter laid down.

TO CIVIL SERVANTS OUT OF EMPLOY.

| Waen the Salary of the Officer | Pet Vensem. | - |
|--------------------------------|----------------|--|
| Company's stapers, | 400 | When Deputation allowance shall be inexers of any ambilitance allowance of the civil or military officers according to his rank. |
| Barending, | 3 | |
| Not exceeding, 2900 | 700 | |
| Exercises | 1,600 | Ditto Ditto |

⁽¹⁷⁾ Vide notes to page Itil relative to enlary of unfinitum.

(10) Mr A B Jot Amentum to the Accomment General, whilst oction for the Presidency Pag Mester, chilmed the malety of the Staff address of that effect. This was refused, but he was allowed departation allowance presyding to the Civil service State. It till such those the departation allowance is to be charged to the Military Department.

TO CIVIL SERVANCE HOLDING AN OFFICE OF INFERIOR ENOLUMENT WITEN OFFICIATING FOR A SUPERIOR.

| Office docs not | If the Office be at If at a different the same station. | j |
|--|---|--|
| Exceen Rr 800 | Co's Rs 130 200 | Which allow- |
| Exceeding, Rs 200 Not exceeding 1 600 | } ,1Go ,,320 | oxcess of the en- |
| Executing Ite | [] 4 20 | live salary of of- five, the person deputed may be |
| Exceeding 2 m.0 | | 'ereiving. |

Note—Military persons acting for other Military persons holding civil Office will, as in the case of staff, draw half the difference between the incumbent Military allowanees, and the consolidated civil salary as at present, that is will draw the amount retrenched from the absentee but when acting for a civil servant they will draw at the rates of this table and under the same rule as civil servants.

A civil pervant acting (19) for another will have no claim to commission or Free, where any such sources of emolument exist. These will be regarded as forming part of the income of the officer to be relieved by the occupant subject to the prescribed deductions. The Grant of special allowings of allowances to commissioners, and other officers for travelling expenses, and to Officers of Districts or a-s stants or when employed on settlement or special Police Daties will be regulated by a supplemental set of Rules, (20)

XX. No civil servant temporarily officiating for another shall draw an amount larger than the entire employments of the Office in which he is afficiation, and if the amount of the Deputation allowance according to the prescribed scale added to the permonent emoluments of the officiating servants. would exceed the emoluments of the office in which he is temporarily setting. the excess shall not be drawn. But this provision shall not apply to the case of any officer deputed for special reasons to set in an office of inferior candument to bis nwn. In cases where an officer holding two appointments on being deputed to afficiate for another shall be relieved only from one, he shall receive no deputation allowance unless the empluments of the office in which he is deputed to not exceed the united emulaments of his permanen: appointment, and in that case the depotational owance shall be limited to the difference.

Sec. XXI. No (21) subordinate officer acting for his principal or for any other person holding a superior appointment in the same office of Batablishment at the same station, shall be entitled to any deputation allowing until after the expiration of 3 months, and then the allowance is not to be drawn in

APPLICATIONS FOR OFFICE.

RPECIAL CASES

⁽¹⁰⁾ All applications for appointments substantive or acting should be made to the head of the Government through the Covernme General's privace Sufficient and not through an Official Department, the county once of such subjects in the root instance appertaining to the private patramage of the authority indicated. In cases of emergency a superior Board or Commissioner of Sthere superior may appoint a person to the temporary charge of an office without such application pending a knowledge of the physical of the Bend of the Covernment.

⁽⁷⁰⁾ Doubt having arises us the rate of deputation allowance to be granted to officers sominated to act in temporary charge of the current duties of the office of Civil and Session Indge the limbile the Vice President in Course it is pleased to declare that officers nominated so to act are entitled only to a majory of the Established deputation allowance granted to persons officialing in charge of the culture of the utilice.

⁽²⁾ An Amisiant Secretary to Coverament in the Military Department was acting as Deputy whilst the Deputy was acting as principal in Calculus during the absence of the Secretary at Simple. And during the absence subsequently of the Deputy at Similah the maintain actor as Secretary and Deputy at Calcults and claimed two distinct deputation allowances. This was distilled by the Civil Auditor, and it was ruled that the deputation allowance granted to an assistant in the Office of a Secretary for doing the daty of Deputy be considered to merge in the larger allocated a florted by Government to the same amistant when placed in charge of the Office of Secretary.

arrear. But a servant previously (22) out of employment, or who may be deputed to act from a different station, shall be entitled to deputation attounce from the date at which he may enter upo t the discharge of the duties to which

he has been temporarily appointed.

Sec. XXII. A civil servant out of employment, if deputed to act at a distance, and civil servants having permanent employment, who may be so deputed and who may be restricted by any provision in these rules to the allowance of their own office, shall be permitted to draw travelling allowances at the rate as coloned in the case of a first Appointment. When the entire sum received as deputation allowance may fall short of that which, according to the distance would be allowed for travelling expenses the deference may be drawn. In all cases of absence under medical certificate, and in cases of absence on private affire, when the absent officer shall not be subject to deduction, such payments shall be made at the charge of the government.

Since the above was in press, the Hon'ble Court issued the following orders:
PUBLIC DEPARTMENT.

No 20 of 1840.

OUR GOVERNOR OF THE PRESIDENCY OF PORT WILLIAM IN RENGAL.

Para -I. We have to acquaint you that we have adopted the followings regulations with respect to the grant of extensions of leave: to members of the India civil stublishments repairing to this country under the absence regulations or on special leave of absence, viz:

That civil servants coming to kingland under the absence requisitors or an aprecial leave, shall immediately on their arrival, report themselves with their address, by letter to our secretary forwarding at the same time the certificates

which they received in In cia.

That in all cases of leave, civil servants be required to join the establishment to which they belong at the expiration of the term, for which leave may have been granted, unless they shall have obtained an extension of it from us, six months before the expiration of the said leave.

That extension of icase wit not in luture by granted by us except in eases of elekness certified to our satisfaction or in cases in which it shall be present

that afarther res dence in Europe is judispensably necessary.

That when under any such circumstances a civil servant shall have obtained an extension of leave to a given period; he must at the expiration, thereof, apply for, and obtain, our permission either to return to his duty or to reside a faither time in Europe, failing in which he shall be liable to be struck off the list of civil servents.

That the act of the 33d Geo. 3d. cap. 52. Sec. 71, as it respects chilservanta applies only to eases of sickness, infirmity, or inevitable accident, and
that no chilservant be hereafter considered eligible to return to the service
after five years unswee under that enactment who has failed to obtain from us
agreeably to the foregoing regulations, an extension of leave under the circumatances referred to in the act.

We desire that the foregoing regulations be published for general information and that each civil servant returning to this country under the absentee regulations or on special leave be furnished with a copy of his guidance.

Were are, &:.

London, 2d Sept. 1840.

⁽IT: A Civil Servant of the N. W. Provinces, hoving returned from forlough on his arrival at Colouts stated to the flevernment of fleugal in the General Department that he had applied to his own flovernment for employment there and dedect to frincian flovernment from Arra the readour pending the receipt of instructions from Arra the man informed in reply that the rule of plactim is the service who that Givil servants attached to the informed in tens of their reparture for furlingh should be positioned to that same division of the flee gain Frendence impossible as their return from the same: taken for special and until fartary remains the Civil servant doubted a change that he had of the respective Betweeness are no a bleetion. It was added that five applicant was at thirty directly to sweepen for Alishahad; there is await the further orders of the local Consequence; and further that all published; return or a service of the respective of the flexible for remaining and that the survices of an officer belonging to the other Covernment without provines consultative and arrangement.

SUBSISTENCE ALLOWANCE.

Subsistence allowance to civil servants is granted with reference to the respective periods of their standing in the service; such se, senior merchant, justor merchant, fector or writer, reckneed by the 12th, 9th, 6th, and 3d years from the first dating of their actual residence. That allowance is granted to civil servants fout of employ or not holding a permanent office so long as they may not be suspended or dismissed from the service. It has only apparently been maintained by a bye-law of the houble company but its rights appear to be held on nearly the same principle as the principal pay proper of mills sy rank.

The rates of subsistence are as follow :

Tongenier Merchant... £ 400 per Annum Rs. 240 3 7 per men.

y Junior Ditta.... £ 300 Ditto. 255 2 8 Ditto.

Pactor or Writer.... £ 200 Ditto. 2010 1 9 Ditto.

These Allowances have usually been denominated as the 'reduced subsistance to civil servants out of employ,' that term ('reduced') apparently bearing allusion to certain compensations, the company allowed at the earlier period of their commerce, as may be gleaned from the old records about the year 1786-01. They were then regulated at the same rate of exchange, as was assigned for the salary of the governor general, which exchange, had reference to the specific value in silver of the current rapes expressed in English money—Hence one current rupes was valued at one shill ng, nine pence and parts of a farthing, and the sterling amount of all legalized income was converted at the same rate into the current and sices rupees. Since the new coinage an addition of a rupees 8 amas per e-at. Is made on sices, walse for the company's rupee.

Substance allowance is churgeable only so long as the officer may remain within India limits by express or implied permission of the governor of his own presidency, and without any official employment. It ceases whenever those limits are passed; nor is it regained or resumed until return to India in the actual service of the E. I. company

TRAVELLING ALLOWANCES.*

By an order of government, general department, dated 2nd October 1828, travelling allowance was restricted to cases of joining a first appointment and the same rule was extended to chaplains, medical and other officers. That rule has exceptions however in apecial cases under authority from an order of government.

Junior afficers having once drawn the allowance for a near station on the first trip, have been considered entitled to a further allowance on removal, when not at their own wish, but by express order of government, thence to a semoter station. But if Mr. A. B. draws travelling allowance for Midnapore and not liking that station after reaching it requests to be sent on the Cuttack he will not receive any travelling allowance for the distance between Midnapore and Cuttack.

By a resolution dated lat June 1830, the civil Auditor was directed to fix the rates of travelling allowance with reference to the rates in use at the post office. They were signified at 8 annas per mile with exteption to the Delhi and Oude districts where the charge was 12 annas, and in the Juanpore division one rupee.

There rates generally governed the grant of travelling allowance, and were calculated by a table of distances printed by the post master general which also gave the additional charges made for certain routes direct from Calcutant the cross distances also were accertained by special application to the same authority. Since the publication of captain Taylor's Tables, however the distance, exhibited therein, have been adopted.

The time for travelling from one to another station had also been regulated by allowing one day for every ten miles of such distances, and a week (or 7 days) over and abaye such computed time. A delay beyond which involved furfeiture of salary.

By the more recent rules of 20th January last, other periods are nesigned of one, two and three months for 300, 600, &c. talles on exceeding which the loss of sulary and by a month more that of office takes place.

By thes rules 8 annes per mile by Taylor's polymetrical distances in the peneral allowance made when due under their specific provisions. This advan-

[&]quot; Private Secretaries to the Governments of Madeas, Bombay, and Agra, are not in future to be allowed any travelling allow nace,

tage has been extended to riell servants out of employ, when deputed to act at a distance, and they are allowed a charge at the same rate as that senetioned in the case of a first appointment. The charge however is now to be made after the case of a first appointment.

the performance of the journey.

Covenanced officers and inhere employed in the interior of their own discrets on settlement and pull a duties draw a travelling allowance at the rate of Re. 5 per diem as no the consistent and consistences of divisions and the superfestences of the police, provided their other allowance do not exceed 23,000 Re: per annum. Rate V.

Commissioners and Afficiating commissioners of Division and superir tendent of Police—draw a specific allowance of 250 fts, on the same account for the circuit of their own jurisdictions whilst they hold respective charge.

The superintends at of police draws 500 Rs, per mouth travelling allowance; (21)

Nors - Wheneve the Silary and other allowances of an officer, smoun in the aggregate to less the after rate of Rupes 23 000 a year, he shall receive Rupes 5 a day as travelling allowance, whitst actually employed on duty intents at a distance from his sudder rate in, or so much within that allowance as scall make his rotal receipts amount to that rate.

The Right Honorable the Covernor of kingal has been pleased to direct that the annexed rule, which was published in the Calcuta Consetts of the 25th April last, shall be field applicable also to Military Officers employed in civil duties is the non-regulations provinces or elsewhere.

TURLOUGHS AFTER TEN YEARS' SERVICE.

Are granted under Paras. 21-23-31-25-26, of the despatch of the Honble Court, date 18th December, 1821.

That after an actual resistance in India, in the civil service, of the ten years or upwards, a convenanted civil servant of the company, upon either of the establishments of B agai. Madras, or Bombay, (34 shall be roticled, whether up account of ill health, or from any other cause, and without reference to his private fortune to come once to Burape on lease for three years, and to reselve for that period, from the company's cash, an allowance of £500 per anount, provided that in no case shall a greater number of servants come home under this regulation annually, than assenteen from Bengal, nine from Maders, and six from Bombay; nor shall a larger number of servants who may have come home under this regulation, be absent in the whole at one time, than fifty, out from Bengal, twenty-seven, from Madras, and eighteen from Bombay; and that the preference shall be given, first to servants producing medical certificates upon oath, that a test to Europa is indispensably necessary for the restoration of health, and then to servants liftheir order of seniority according to the rank agrigued to them by the court of directors in the gradation list of the service.

23. The servants coming, in the first metance to the Cape of Good Hope for the benefit of their health, and bring compelled from the same cause to came from Thence to Europe, without previously returning to ladie, shall be considered as entitled to the beaufit of the foregoing regulations.

24. That is all dases, as well in those of servants coming in the first instance to the Cape, as well as of those coming direct from India, the said almost be a maidered as commenting from the date of leaving India and terminating at the expiration of three years from that date, or at the time of arrival in India, which ever may that hanners.

APACIAL CASES.

AND Sir W North Recorder of France of Water Island, proceeded to the place of his destination had from any part of the United Kingdom had from the Island of Certon. Though it was ruled that he esseld not cisies any thing and right moder the Act his One till Cap Etc. See Mi, and in consideration of the architecture aspectua attending his reported, he was allowed the sum

ruled then we were not the artificitie express accounts accompanies of the consideration of the artificitie express accounts a compense of the military mention of the fit of B a Chine Herenta having withdrawn his acceptance of the military mention official the Chine Herenta, consequent on the new cluster was artificited to a factorist of these years emissionary on the 7th of Antanary, 1837, the date of his departure from Chine Yall and previously enjoyed a fortunal while on the Chine Establishment, it was decided that he was not squin to be allowed attention furlough allowance in may case.

- 25. That the same be paid half-yearly in Europe, that on no account or ples whatsoever, the allowances in question be extended beyond the priod of three years.
- 29. That any servant being in the receipt of absentee allowance from a givil fund, shall not be entitled to receive during the same period of absence, the allowances prescribed by those regulations, beyond such amount as may bring the total of the annual receipts from both sources, to the sum bereby limited.

(23) FURLOUGHS.

First. A furlough granted to a civil servant, (26) whether under a sick certificate or otherwise, in conformity with the rules of the honorable court's despatch, dated 6th November 1824, small be considered to have laused on the occurrence of any of the following events.

ist. In the death of the purty in the course of 3 years from the date of his leaving the Prosidency.

2d. On the retirement from the service by acceptance of an annuity, granted under the rules of the Bengal annuity fund institution

3rd. On return to India before the expiration of three years.

4th. On the expiration of three years from the date when the ship stilled

in which the party proceeded to Europe.

Second. Civil servants will be entitled to proceed to Europe on furlough on sick certificate at any time of the year, provided there shall not he at the period of their applying for the certificate, fifty-one individuals in the enjoyment of the furlough.

Third. On the 1st November and on every succeeding 1st November, the number of forlough to be tendered to visit servants of ten year's standing and not claiming the indulgence on the ground of all health, shall be calculated no fallows .

| ME (OI) | MAP : | |
|------------------------|--|---------------|
| ereifable fur- | Compleme it of 51 furloughs as on the 1st November 1827. Pirst year taken | 3 8 .17 |
| | Total available on the lat November 1827, | 28 |
| calculation kought. | Retired on pension, | 16 |
| Form of | Total available to meet present applications, | 30 |

RILE PRICLIDING RETIENT TO DUTY IFTER ABSENCE OF FIVE VEARS

(37) No person, who shall have held any station whatever in India of the service of the East
India Company being under the rank of degree of a Member in Council, and who having depart
on from India to leave of the Governor Greeni in Council shall not return to India, within the
upone of his receive next after such importure, shall be catilide to any rank or restoration of office
or be expedit of again serving in India in the civil line of the Company's service, unless it shall be
perved to the satisfaction of the Court of Directors that such absence was occasioned by sickness
no infrance, or nuless such person be permitted to return with his rank to India by a vote or inmobilium passed by way of failot, by three parts in four of the proprietors assembled in a Goneral
Court appearinly anatomic for that purpose, when civil day's previous gatice of the time and
purpose of such meeting shall be given in the London Greette, S., Gos III Cap 52 Sec. 78.

FURLOUGH IN INDIA.

(26) On a reference as to whether a civil servant could draw his fariough afformace in India,
and take his furiough without proceeding to Europe It was ruted that a civil servant could not
take furioush and remain in India so set to save his realizance; because facility the Roschie Court
of Directors granted the furioush indiagence for reasons which would not hold if the servants
remained in tudas, accountly because no gateer be taking furioush and remaining undid departe
named of the privilege; and lastly, because a civil servant remaining and departe
named of the privilege; and lastly, because a civil servant remaining and departe
has the appear to be reasted to grant absent on Fartings. The Hap the Court have hangeage, allaged
has the appear to take their furioush the Creps of Good Last have have for appear in the departed to a tent therefore insend the Creps of Good Last and doubless him predecides?

have desired to aleft the limits had down in the prepart leave of absence Rules.

Fourth. If the applications meetined by Government before the let November, of any year, should not equal in number, the available furiouslis caleniated as above, the same may be taken by servants either on sick cortificate or otherwise at any time of the year following, until the number shall be come plete. When it may be so, further certificates on account of lapsing farloughs shall not be granted, except on the applications being accompanied by sick certificales; the inpers in the course of the year being reserved to meet the dematids of the service according to the principle laid down by the Honorable Court of Directors that is with the due preference to cares of sickness ,and seniority.

Adverting (27) to the inconvenience likely to arise both to the Government and to the Members of the civil service, from the withdrawing of applications for furlough after they have been granted, the Governor O areal in Council has been pleased to determine, that, henceforward, any civil acrount who shall withdraw his application for furlough after the same has been granted, shall im considered to have employed one year of the term allowed for that indulgence; unions the flovernment, on any case submitted to it, shall be satisfied that strong and sufficient ressens, which would not be force on when the application for furlaugh was made, have prevented its being carried into affect.

Individuals desirous of proceeding on furlough are nereby apprised, that applications for furlough only are in the first instance to be addressed to the becretary to Government in the General Department; and then an affirmative answer having been received, the usual forms with regard to relief from the charge of other, and (28) certificates from the offices of account, which are

RACEPTION TO RULE

(27) This rate though always theteto be confirmed, to aid always reflected. But each case is decided in its own meets. Another case which may arise with regard to the rule under review is directed in the following correspondence. For the Secretary of the Garagner General S. W. P. Simia. Six, well reference to the f. Rules.

For the Secretary of the General S. W. Simla. Sir. will reference to the fillest to regulating the great of furticular, and of which was framewised to see a sit your letter of the filst the totaer last No 2012, I shall be much obliged if you will inform me as to the following point, viz. whether my application for furious submitted but reas cases to have else with the expiration of the present session or otherwise, and in the laster case, whether i an at liberty still to withirm it, without incurring the furthing specified in the rules for any semplants of furiously when granted.

This decayed in the event of my being considered an applicate for the serious semiling me to the eventual meritic of my popilization without prejudice to in surface, but with the option of withdrawing my application for furious prejudicy to in surface what is do so at the eventual meritice of our year of the neutral terms. It is not a but the do not the eventual meritic of our year of the neutrine present time in, that I have begind that my before application for furiously with the considered is force for the emailing measure, but the most of the real interpretation of the rules I had never based of heree, and I cannot bell the resulting to middless to be put sight in regard to is.

I have been also be put sight in regard to is.

The namer was that there is a penalty fixed for resigning furioughs after one has been opposited, but not for withdrawing an application before the date (is November; when the appropriation takes place, no other nervant bring trimed or put to incorrectionable appropriation takes place, no other nervant brings trimed or put to incorrectionable and a withdraw, there can be nervant to inforce only pleasing. A first name with accordingly be struck out of the list of persons whose applications are to be considered on the left free line.

OFFICERS WHO MAYERSTRUED IN AGEA AND BENGAL.

OPPICERS WHEN MAY MAY HAVE ARRYED IN AGEA AND BENCAL.

(20) In cases where offered personal from the Accountest Green, had in Bengal Properties used get certificates of no demonds from the Accountest Green, had beganned Accountest at Calculta, and from the Civil Anditor Agea. Where there are no establishing infances the applicant for furious does immediately take his departure. When there are, he must either walt for there of the fifth and the his departure. When there are, he must either walt for there on alliers get certificates of the their disc adjustment before, of tender reverity for their due adjustment after, his departure. In one same no effect get certificates of no departure, where all the others of Account and Andit, except that of the first had in continued by the most had a continued by the first for the first of a continued of the first had of the first of a continued to the first had of the first of a continued to the first had an account the first would be accounted for a continued to the first for a continued on the first most in the first of the first of a continued to the first of the first of a continued of the most in the first of the

prescribed in the case of civil servents returning to Kurope, are to be observed in the department in which the party is officially employed.

The rules above referred to having been fulfilled, application is to be made to the persentry to the Government in the General Department for the certifieate (29) (30) of permission to proceed on fariough prescribed in the first part of the 23nd paragraph of the printed despatch from the honorable the court of directors, dated the 8th of December 1824, and for the neuel (31) license to be received on board the ship in which the -pulicant may intend to proceed. specifying the pame of the thip and the time fixed for her departure from Bengal. Civil servants proceeding on certificate of ill health will also furnish themselves with the (32) certificate from the managers of the civil fund, required by the despatch above quoted, and will transmit a duplicate of such cartificate to the secretary to the Government in the general department.

Civil servants intending to retire from the service or to leave the econtry upon furlough, shall give notice thereof to the accountant of the department to which they belong at least three months before the date on which they propose to leave the country in order to allow that officer to ascertain and bring to adjustracut, as far as possible, any licens of account standing to their debit to the public books.

It further appeared after special enquiries that of the sum of 5,000 Hs standing at the Judge's payment responsibility, 4,000 Hs were composed of items that were mere matters of account and only required to be cutered into the books of the Accountant's office to be duly adjusted. The remaining 1,000 Hs were composed of items, which could be easily credited to Government, and for this a limited guarantee of a respectable bouse holder to the amount was tendered to and accepted by Government, and the judge, whose case we have had under review, was allowed to embark for Europe.

(30) FART OF PARAGRAPH 39, REFERRED TO.

We desire that in every case of a civil servant upon your Establishment being permitted to some to Europe useder the Regulations now communicated to you, he be furnished with a certificate from the proper officer, specifying the grant of the permission, and whether granted uson sick certificate or for private admire, also specifying as nearly as possible the date of embarkation for Europe.

for Kurous.

for Europe.

PROCESS WITH FURLOUGH CERTIFICATE.

(30) The furlough certificate should be delivered to the Auditor of India accounts at the East liddle House.
On sivil servants returning also from England after having taking furlough they are required to Sign a Security Bond in two sureties, and to obtain a certificate at the East India House, paying at the same time to sum 2 3 for said certificate. Should a civilian forget or fail to do the above highers be quite England, the supers are sent out by the Home authorities to the Bengal Covern head, and the sivil servant is desired to attend before some officer at, or nearst to, the station of the Civil Servant is question to execute the bond. It is then returned to the Court of Director, with the named and addresses of the parties in England who may be nominated the america

to the bond.

On a Civil Servant returning to India from furiough without having drawn the full 2:00 per enough for three years, he is eptitled on production to the Civil Auditor of the East India House Continue of what same have been said on account of furiough allowance, such arrears so that decument may prove to be due.

ARRIVAL PROM PURLOUGH.

A Civil Servant returning overland may report his errival of Remony from themse to the themsel Beautomat, which department will inferre the one in which he has last served of the alreagnments in order that erreagnments may be required accordingly. But he will not be considered arrived within his own procedures or genetically may may until he shall have reached and report thinself from Force, if caming by that reste, from Sambbalpore if coupling by that, and year Balance or the first station be may reach of the Sauger and Nurbudda Territories if coming

gram finited or the first station be may reach or the country and country affects formerly attached and again about to belong to the N W Provinces Mould report themselves both to the Agra and Stated Receptaries to Government in the General Department Litting Research and Report of DRP afting a Requirement Litting Remains in the graph of the Requirement of the same fronts is required by civil employers from their own governments when about the amburt from Bombay, to be received on board the ship or steamer solling themse, in which they are indicated to underty.

When affects do not proceed from the port of Calcutta, they should report instr departure from the last place stitle the finite of the Regal and Agra Presidencies. Where they proceed from Onincia, they must proper from the Pilot's leaving the align.

(31) Solides this continue, the civil servant returning to Enrope should receive, and bear in thing the contents of the following:

[32] Solides this continues:

[33] Solides the contents of the following:

To SUBSCRIBER, BENGAL CIVIL RUND.

Bir.—Understanding that you conformable proceeding to Makinud

Binho 4, 35, 35, & 34, same, I have the honor to call your particular netantion to the rule hotel

If it is not your intention to restrant the service upon investigationality, your will observe

the your re-ventured to continue your contributions to the Fand out of any Farmagia difference

to which you may be patitled; and that in once of your being outlified to the quick inflowence, you

must continue to particulate as I you were, If you are desirous that any finally you may have

at your stands about an interest in the civil front.

Upon either of the above supposition, it will be apprenticely by you be take they as provided to be the description of the above supposition in the civil front.

Upon either of the above supposition, it will be apprenticely be taken to be taken to be a suppositely continued as by you past regularly in Ipola. You may be interested to require the results of the supposition of the

. MODIFIED FURLOUGH RESOLUTION OF 1839.

The subjected we quate at length for the information of these who may be destrous of ententiting their chances of furloughs, by torking back for the lay-ses that may full in 1841, and 1842, by expiries of 1851. ... (83) Resolved on the 6th Kuvember, 1839, that the following rules be es-

tablished for the grant of furloughs to members of the civil service in part mo-

| wany part of that amount, if you profer such an arrangement to paymen to through an agent. "When farlough allowance is £500 per Amoun, or Sa Re 5,000 or | | | | | | A memor |
|---|------------|------------|------------|----|---|-------------------------|
| The ordinary deduction therefrom is | | 1 |) () () | ; | ì | the margine |
| Confribution per Augum | | lo, k | 10 | Ì | Ī | |
| Ditto per member | | . " | | • | 7 | incuire 194 |
| When furlough allowance is £720 per Annua is Sa Ro 9,000 or | - # # | 47,5 | 44 | 14 | - | for dealer |
| The ordinary defluction the refrontia | 17 | 1 | 170 | • | , | those who crive sale |
| Contribution per Annum | , L | - | ~ | • | ī | TON WHI IT |
| Ditto per member | Ä | e, | II | 10 | 1 | 1 m mm a m l |

which you are required to make provision.

which you are required to make provision.

The money must be paid to the sub treasurer, so treasurer of his fund; but you are request at helive satisfact, not ern me of the arrangement you may make

If it is your intention to resign the territor, on or before miling, and if the sum of your subsurptions to this fund, with interest, does not amount to Re. 25,500 you will observe that it will be
necessary for you now to pay to the treasurer of the hind, the amount by which the sum of your
new riptions with interest, talls short of the sum of its 25,600, if you with that may family you
may have at your death simil be catified to benefit under the rules of the civil fund.

I have the hourer to be,

Your most Obidirat Servant.

Honorary Secretary.

- payments

** The interpretation put upon the Resistion relating to the claim of seventer who had been compelled by its breakt to go to know he been recompleted by the break which to go to know he been considered doubtful. It has being there are not considered doubtful. It has being there is not the prince had been considered doubtful. It has being the parties preferring an application for have at absence an private after a completing the presented term of service, it will be within the discretion of the local Government to comply therewish, always having reference however to the wasts of the local Government to comply therewish, always having reference however to the wasts of the public nervice. But it is only in cases in which parties may be sumpled by ill health after 10 years nervice to us to England a second time, that they are sentified to any parameters allowed the amount drawn during their first absence.

Likitation of years, and the amount drawn during their first absence.

Likitation of the Union authorities with reference to that pert of this repolation which allowed of the minipulal haid down in the superiment during their first absence and a house of the minipulal haid down in the superiment duted the 4th September 18th, param, a may 7 year have included to Ford M. George in the Public Department, duted 3th April, 18th.

Likitation and the superiment duted the 4th September 18th, param, a may 7 year have included in minipulation and their superior of the parameter of the para

whenever the number of Absentons

difficulion of previous rules passed on the fith October, 1825, and 18th & ptember, 1828, and that the same be applied to the furloughs of the present year.

I. Civil servants desiring furlough must Rules for grant of furloughs, as heretofore submit their applications so as to reach the office of the secretary to government

in the general department at Calcutta, on or before the fat November of each year, when the furlanglis then available to complete the number 51, will be appropriated to the senior applicants who have completed. 10 years of actual restrictive, provided they have subscribed to the civil annuity fund and have not forfelted their chalm by a previous absence as juniors so as to bring their case within the orders contained in the 22d para of the letter of the houble court of directors, dated 8th December 1884.

4. The applicants on the lat November shall further have the benefit of the forloughs that may lapse by return or expiry to the 31st March next following, but during this period applicants under medical certificates will be entitled to preference, and such applicants may as heretofore take their furlough,

ifany furloughs are available, at any period of the year. Applying the shore rules to the applications now before the government. the following will be the order of admission to the benefit of furlough in the

Dresent season.

The applicants sufficed to furlough on the 1st November, ranged in the

order of seniority, are us follows:

1. W. A. Pringle, 2 R. H. Scott, S. H. (34) Nisbet, 4. F. Muchaghten, 5. W. R. Young, 6 G. Udny, 7. J. A. Dorin, 8. Edward Dreies, 9. A. Reid, 10. W. H Woodsuck, 11. (35) A. Praser, 12. H. F. James, 3. (i. II. Bettye, 14. W. J. H. Money, 15. B. F. Tyler, 16. W. R. Timine, 17. N. B. Edmonstone, is. J. Mulr, 19. B. J. Colein, 20. P. C. Trench. 21. II H. Beresford, 22. Al. S. Gilmore, 23. J. Cumine, 24. W. P. Goud. and 25. W. M. Dirom

Of these Mesers. W. A. Pringle and R. H. Scott are admitted from this date.

Mr. W. R. Young, Mr. W. J. Cumine, and Mr. P. Goad being applicants under medical corrificate will be entitled to take the first furloughs that may luger from this dete-

Mesers. J. H. Crawford and C. W. Pagan whose periods of ten years' residence will be completed on the 7th of November of the present year, will also be entitled to avail themselves of any furioughs that may inper after that date. their applications having been accompanied by medical autificates.

After furioughs shall have been allotted to the above applicants under nicdical certificate, and to any other similar applicants whose cases may be laid before the Covernments of Bengal or of the N. W. Provinces in the interval between the lat November, and the 31st March, the furloughs that may lapse

By turn. By death. By explyy. Will inner on return or expiry, and available occordingly.

Entract Land Orders on Resolution of 1939.

6 With respect to the Clentleroen who have been permutted to come to this Country under a promue or with the expectation of heing admitted in term to the benefit of a Furiough Allowanse we shift not under the special electrosustances of their case object to their receiving that benefit during to be present absence. If upon the occurrence of vacancies, they shall be sain that be should be produced to their receiving that be should be produced with the period of 5 years to which alseence is limited by law.

No permusion he population test by them on quitting India, and growised that they return to the Presidence within the period of 5 years to which alseence is limited by law.

No permusion he be be given to officers in future to go home and wait the chances of a prespective furiously.

(31) Mr. N. M. wrate to Government saying that he required to be reserved for him, under medical certificates he distantished that might fell in (and that he should be at Broady to defice the department certificate which has a furiously deficient of the should nate it to be he decire to embark for England on the lad arrivation while the distant has a should not be seen industrial to him or here, if it is interval between the siste of his explication and the left of Agell, it furnished that, if, in the interval between the siste of his explication and the left of Agell, it furnished that, if it the interval between the siste of his explication and the left of Agell, it furnished that, if it is interval between the siste of his explication and the left of his publication for all application is a resolution to a disposition list, should application and grains of furnishing herein; the fallowing breaks, view.

By death,

To C.D.

until the date last mentioned, shall be allotted as they fall in, to the alone applicants in the order of the ir rank in the above list.

Por their a caurance as to the time when they may reasonably expect to abight farlaugh, the following list of the dates when the farloughs will respretively expire, if the incumbents do not previously return, is published for gr-

neral information.

1. H. B. Brownlow, .. 13th Dec. 1836 | S. R. W. Muxwell .. 21st Jan. 1837. .. 25th ditta 2 A. Lang... D. W. S. Alexander, 27th ditto atth ditte. 10. S. C. J. ckson, .. 3rd Feb. 1837. 3 R. Neave... .. 10th J in. 1837. [11, T. O. Vibaet, ... 18th ditto 4. C. Phillips... 5 M. Caldicott, 18th ditto 13. II. Fraser, senior, 28 h ditte 6 H. Prideock 18th ditto 13. H. Luchington ... 24tl. March J. P Gabbins, 18 fr. dieto 14. R. J. Longhann, Beite dirta

The 30, president by council, constituting that under the a love rules a fall allotment of forloughs will be inside to the members of the Bengul civil service, and that the exigencies of the public service will not admir, without inconvenience, of anger on ober of very cate being absent that is provided for by the roles established, deems it expedient to require that leave to proceed to Europe, on account of private affairs, that be approach granted to accents not cuttled to the privilege of furlough, (37) and that applications for such leave be not complied with, except under special circumstances to be allalued to the astisfaction of the heads of the respective governments of Bengal and the N. W. Provinces.

ASSIV MISTERS' FURLOUGH.

Whenever Array Masters or deputy Assay Musters are compelled by illihealth duly certified to come to Europe they shall be permitted to receive the furlough allowance of Surgeon and assistant Surgion respectively.

vir. 191 £ 12s. 8d.

and 114 12 6

for the prescribed period of 3 years when it is to ease whether they may be al-

of their that, if he everem menter, in an exemple of the Court positively with red that permission of his three positives about an a president; and the Court positively with red that permission to his his not in bequest for red of gentlemen to return to Europe in autoripation of their producing activities as sorting hereafter to red eiter failure granted, it being their fain determination and to permit any sorting thereafter to red eiter fibe so bentlee allowance, who should not have been admitted by the local guar-rement in the termit of the requisitions previously to leaving labor, excepting only out is neverally, as, having permit of the requisitions previously to leaving rather the thatis of the Company's charter in the Court of Good Hope, might be compelled by the sour anneal to form the source to Europe.

DELET

Court of Good Hope, might be compelled by the source annealty of the Europe after the page.

(It) Suppose a Civilian who has returned from his regular furiangle to Exercise after 10 years a setual residence in India. In abligue to proceed on medical retrictate, either to the Cape or Hills a five mouths after his return. In such a case so by to proceed artisty upon the substitution although security against the substitution of the electrical action of his appointment (should be have one) subject morely to the annal deductions. The query in fact is require furtients to English to be considered the same as ack leave? for, if so, a territory must serve a place before he can go as ack continues, although a Military sum may have leave as after an accountage.

A Charlism who after heaven attached for a same in dudie and then these in Exertand an Continues.

A Civilian who, offer having stayed four power in today, and there in Empired on forlough and then having returned to pastin, gest a constant new appointment, and then wishes be an in sea on next everificate, man do so, and will draw the reduce of such antistantive after, for the vernitated deductions for bases; if he only hold no acting appointment he will look the acting allowance, and only have the harv subsidience of his read, and if he hold no appointment, subsidiative, or acting he will also only have turn ambutance of his read.

⁽Mi Moura Money, Edimonatone, Colain and Treps b, memorial and the Court of Director projekt that as the confident expectation under which they but Indian I foring symbol Indian to the second projekt in advanced to them in excess of the unual number for the amount is which then be hadin, our take of, the same to be declared from the natherized number of furthead an they for the second from the natherized number of furthead an they are second on the memberal and the limits of other form the natherized number of furthead an their second for a multiple national that the claims of other parties would not be interfered with their second form usual have the effect of sumplement their parties and und any additional charge would be formed plan noted have the effect of sumplement their first parties of the furthead charge would be formed and after this to be interfered and before a proposed plan noted from the their daily in Brangal, and und any additional charge would be formed and they noted have test they manife their and the furthead their facility of the second of the furthead and the content of the second fine amount received.

Le direct a claim of the repayment of the amount received the the reconstraint when he is not the other as an analysis from the date of their quitting finds. The Court offered the same bone to the other pentimes who left I addit under somities circumstances, but it was made a supplement of the expiration of the parties circumstances of the state when the capitation of the proton that if he availed hancel, of the indulgence, he absord return to India at the expiration of the their parties. (Mi, Momes, Money, Edmonstone, Columnard Trepals, membersh and the Court of Director

I wed to resume effice in India or not, a point which the court reserve for their non-sale decision.
FURLOUGHS PREVIOUS TO THE COMPLETION OF TEN YEARS

BERVICE.

Are granted under the authority of Para. 22—of the court's despatch, of 8th December 1824, viz. In cases of civil servants compolled by librest, corolled upon oath, to come to Europe pervious to the ecompletion of an actual residence in the civil service of ten years, such covenanted vervants shall each be presented with the sum of 2,000 sieca Rupe os as passage money, and shall be entitled, for a period not exerciting three years, to an allowance, from the company's cash, of £250 per annum, but acreants having received this indulgence shall not in the event of their again coming to Burope after having completed a residence of ten years or apwards, be entitled to any allowance under the first Regulation, except their return be again occasioned by illness, to be in like manner cert field apon oath, and then only to the lifterence between what they have before drawn in the shape of passage money, and that of £500 per annum for three years (58).

SALARIES.

The following extract from a resolution by the hon'ble the president in conneil under date 20th March, 1839, communicated to the Bengal government is published to the bengal government is published to the second information.

ment is published the eneral information.

Extract from the proceedings of the hon'ble the president of the council of India in council in the financial department, dated the 20th March 1830).

RESOLUTION — Is trained, that the 16 h November 1836, the date when the hen'ble court's disputch duted 4th May 1836, was laid before the council of India for orders he the date which is to regulate the claim of incumbents to retain the allowances held by them on that date.

2nd. Resolved, that the date of the receipt of the present despatch in its application to the officers of the Bengal division of the presidency be the date when the letter from the secretary to the right hon'ble the governor general forwarding the despatch from his lordship's camp was laid before the council, viz 20th February, 1839.

3rd. With reference to the above dates Mr. C. Tucker extra temporary Judge of the audier dewanny and nizamut adamlut, under date 16th December 1836 (made permanent 9th September 838,) and whose salary since the former date has been fixed at 45,000 must, from the 20th nitimo, be reduced to 42,000.

4th. In like manner the salary of Mr. Hawkings, register, which on the 16th January 1838 was fixed at 32,000 must, from the same date, be reduced to 30 000.

5th. Of the civil and arssions Judges, the officers drawing salaries in trees of \$0.000 rupres, who wid fall under the orders for reduction contained ju this despatch, are-

Messes, R. P. Nisbet, A. Dick, J. Templer, W. Dent, H. Oldfield,

⁽⁵⁾ In cases of extreme mental imberities a fri, at may submit the application as beingled the invalidation as permitted to receive the available massage. It may not also the Subary bells Where there are any outstanding indeas as against the other about thus to no on facingly, the wearity of his Ascal or my respectable hower shoter is usually accepted for the future adjustment of the claim of favorement, and in age case where it was of rital importance that the invalidational radius in the first ship, and where there was not time to ask for and obtain an acquitance from the adjust and Account and Audit in the N. W. Pravinces where the juvalid had one exercise you the disposal was made to Covernment to disposal with the North Western Provinces confidence. In consideration of the circumstances at the same, especially as there was every ground for supposing that there were not any though allowance which it would be always in the power of the Court of Directors to take for the three was a summer to consideration the Court of Directors to take for the three was a summer of the Court of Directors to take for the three was granted.

Mr A. B. in North 1876 went to England before the completion of ien years, on Medical continues. Having stayed three years in England, he wished to present to the Cape for two years this was allowed by the Hame authorsties—with the province that he to was draw nothing from the Company's irracarries for the said two years, and that if he did not return to their with in that perhalmic c. the completion of years from the date of his having quitted it, he should lose

all of whom draw 37,000 upon augmentations made since the 16th November 1836. The other (effects united in the list as drawing more than 30,000 ure old incumbents, via Mesers, Craeroft, Lee Warner, and J. D'Otly; and these who have reciled the higher rate of 30,000 before the 16th November 1836, viz Mesers, B. Barlow and H. Moore.

6th. Of the civil and scatten judges (in Number 28) the following draw; allowances less than 30,000: Mesers, Smelt, Russell, Biscor, Gualdabury, Grauds, Catheart, Guiding Meedes and Dunbar. The salery of all these officers being 28,000 they are traspectively entitled to an Increase of 2,000 per annual, provided that a deduction equivalent to furnish such an addition be immediately available, and if the deduction affirst only a partial increase, the amount is

*Court & Orders para, 53. the same class. The present amount available from class tandards is \$10,000, but his

honor in council regards the immediate saving made in the allowances of officers of the audiencourt, as likewise available for the augmentation of civil and session judges' salaries. Thus the amount in hand applicable for augmentation from the 20th February last is 15 0:0.

7th. Since that date Mr. Cracrolt's resignation has been received; the Gentleman's salary was 41,800 being that of a 2d judge of circuit under the old system, considering of this amount the excess above 26,000 as personal, his honor in council deems 6 000 to be available for sugmentation of the inferior grade of salaries of civil session judge. Thus the total amount at present available is 24,000, but in addition to the nine gentlemen named as filling the office of civil and session judge, a tenth. M. Revanshaw, draws the same allowances of 23,000 as an additional civil and Thursee session units, and the combinal duties to be performed in the trial of these officials, are at last of expossibility and grade with those of ordinary as secons; his honor to council is therefore disposed to admit the cisim of this gentleman to be placed on the same footing in point of salary.

8th. Thus there are ten officers entitled to receive in the whole 20,000 rupees from the 20th F. brusry, but from that date till the departure of Mr. C acroft, the amount available being only 15,000, they will each respectively receive only three-fourths of the augmentation alinted to them until the date when Mr. Cracroft's estary fell in, and from that date the cotice increase.—The additional judges performing only civil duties, will continue to draw, as before

ordered, only 20,000.

Oth. In the statement hid before the president in council the next officers named are separate magistrates. Of these the chief magistrate of Colentia, and magistrate of 24 pergunnaha are special officers, the allowances of which have been sanctioned by the hon'ble court. The remainder, twelve in number, have been appointed under an arrangement not before the court at the time of maining their orders. The appointments having been substituted for those of joint magistrate and deputy collector.

toth. The despatch of the hon'ble court contains no orders specifically referring to these officers, but his honor in council is of opinion that the principle of the orders will apply, and therefore that the office of magistrate must be established with an equal salary, the duties performed and the powers exercised

being all of the same description.

11th. (If the tweive magistrates appointed in Bengal three are drawing 13,000 its per annum and the remainder 12,000. The right honorable the governor general has proposed to fix the equal salary of 15,000 per annum for this class of officers, in which case Mesers. Onelow, Gilmore, and Billott would lose 3,000 per annum, and the remaining nine would obtain a corresponding increase. This would involve a net charge of 16,000 per annum, to meet which their is no deduction available from the saisries of officers of the same class, and as these officers were not embraced in the previous orders of the beautable court, and there has been no special salary assigned to this class of officers which was intentionally distributed unequally upon the principle of keeping the total the same, it cannot be assumed that there are vacancies of the higher grade.

12th. The President in council concurring in the expediency of fixing the salaries of the magistrates on the uniform scale proposed, to wit, 15,000 per annum, feels that he would not be warranted in providing the mesns by so large a net charge upon the resources of the country; since therefore the despatch in question contains no specific orders in regard to this class, resolved, that the case of the magistrates be submitted to the honorable court with a recummendation that they be uniformly on the footing of 15,000 per annum.

REVEAUR.

13th. In the Sudder Board of revenue the salary of Mr. R. D. Mangles, temporary member, will require to be reduced from 45,000 to 42,000 but as, this gentleman has taken his departure in the 'Repulse' the case is only noted, 'for the saving which becomes available in consequence for other augmentations.

14th. Of the commissioners, Mr. Dampler only draws more than the amount fixed by the houble court, his salary was fix d at 30,000, viz. 30,000, +3,100 for traveling charges on the 26th Junuary 1836. The orders for reduction do not therefore apply to this case.

15th. The remaining six commissioners of revenue draw uniformly, 38,000 i. e. 35,000-3,000 travelling charges, which is the rate now finally established

*These officers draw the old salary of 18,810 besides commission, which more than makes up the deficiency. Mr. Barcell draws the sepecial salary heretofore drawn by him as collector of Dacca, with the addition of a salt charge. The aggregate allowances of all these genetlemen is of course in excess of the present hypest scale of salary, viz. 25,000.

by the present despatch of the hon'ble court. There are thirteen gentlemen filling the office of collector only, of these, three, A. C. Barwell, J. Wilkinson and Wm. it. Belli, are old incumbents, not affected by the present orders.* Of the remainder of the officers of this class two (hon'ble J. C. Erskine, and H. Dick) draw 25,000 under appoints made subsequent to 16th November, 1836 each of these gentlemen will, therefore, under the present orders, lose 2,000 per annum, (1,000) to reduce their salaries to the scale of 23,000 fixed by the hon'ble court for this class. There are eight officers:—

- A. Oziltle,
- N. Emith.
- E. Sterling,
- J. Laured,
- R. Forb s,
- P. Skipwith,
- W. Dirom,
- II. C. Hamilton,

drawing only 21,000 per annum, and to each of whom therefore an increase of 2,000 per annum would have to be awarded were there funds artilable under the order to apportion the amount available from the same class which is in this case 4,000 per annum; each of the above eight gentlemen would receive from the 20th ultimo 500 per annum, and if the gain from reduction of Mr. Mangles be thrown into the account they will each receive in addition one-cighth of 3,000 per annum from the 14th March, the date of Mr. Mangles departure, to wit, 375 per annum.

16th. According to the letter of the hon'ble court's despatch, there is no other fund at present available for addition to the allowances of the collectors drawing only 21,000, but as each of the three old incambents, must be considered as collector of the lat class, there will be a further 2,000 fts. to be distributed upon such vacancy, and when the whole of these offices have ispared the total sulary of each of the collectors now drawing 21,000 will be 500-4.375 4.750 mm, 0.26-4.21,000 m.22,625. Messre. Braking and Dick will, however, draw 23,000, there would still therefore be a grade amongst these offices—for their successors will still draw 23,000, i. e. superior allowances to their collectors.

17th. There is however an important point still to be noticed, which is this, that in the resolution of the 21st May 1837, upon the previous despatch of the houble court, it was laid down as a rule that the total government payment to the class being taken at the amount fixed by the bomble court the distribu-

tion, instead of being equable should be by grader; one-half drawing an amount in excess of the average, and the other half in the same proportion less. But if this principle had been followed out as intended, the amount available flux increase of the under paid officers would, of course, have exactly equalled the decreased, and it appears that the only reason why it is Is not the case, is that promotion to the bigher grade has for sometime been suspended, and on that account there is, reckoning three incumbents of the former system as upper grade efficers, a vacancy, of one of this grade to complete the number six, or one and half if the exact half of 13 he taken, assuming 3 000 enpres per annum to be available for the augmentions; on this account a sum of 375 will be added immediately to the almost over one the underpaid collectors, which is the complement of the exact same, of 2 1000 for each. The effect of the court's present orders will therefore be that instead of drawing 13 000, immediately, 575 per annum of that amount will be psyable from the date of Mr. Mar gles' departure, and 750 in three parts, as Measter, Barwell, Beili and Wilkinson vacate.

JUDICIAL-REVENUE.

234. The next officers on the list are magneted realizators -to these the kon'ble court has allotted the uniform salary of 26,000 per annum, with exception to the three employed in tatta k, who being also salt agents, are altowed to draw 23000. There are 14 officers of this class, of whom one only, Mr. Ruckes, draws 28.0 O upon the ground of having small charge of engetonessalt the remainder, the Cuttock oil ora on repied, who draw also 2000 as althured by the court in con ideration of the districts being unsettled, and of there being a palt charge annexed to each receive 21,000 per annum. There are thus ten officers to be increased 2,000 rupers each, and as the salary authorized by the court for Chittsgong in the previous desputch was 25,000, the government having urged its h. ing arised to 30,000 on special grounds personal to Mr. Herrey, which the present desputch recognizer, there are none who will suffer corresponding deductions. According to the strict principal of the bon'ne court's despatch, there is no fund from which to provide for there afficers the increases allotted to them, and as expediency of deciding the magistrate's office from that of collecter's, appears now to be very generally admitted in Bengal, it may not be considered of so much importance to seek traspectively for the means of raising the salaries of thy ungistrate-collectors in the manuer peoposed by the court.

24th. It is observed however, that the cause of there being no collector-magistrates on the higher values of \$5,000 to the same, as remarked in the case of the collectors only, viz. the suspension of promotions to the higher great. The entire half therefore of the number of these officers may, on the same principle, he decreed cutified to the angine nation though they have not received it, in which case the find, though in abeyance, exists for raising the

whole to 201,000 from the 20th February last.

25th. In the business of administration there are evidently three distinct duties to be performed. The collection of revenue, the administration of the vil justice, and the preservation of the police and prace of the country.

20th. The natural provision for the performance of these dories is through separate efficers for each, and if heretofore the police and peace have been anised first with the administration of civil justice, and subsequently with the ellection of revenue, the doubling-up of dictinct duties has been a necessary imperfection arising from the desire to diminish the unmber of public officers as well for the sake of recommy as from the want of servants in sufficient number of provide separate officers for all three duties.

27th. The latter want is not at present fell b rause of the extreordinary emply of civil effects furnished by the houb a court in the years 1820, 1827.

and 1828.

28th. Of the fifty servants nominated in each of these years, forty have now passed there tenth year, which is a period of service at which full competending the most compatible duties in it seemedly reached. It is this could to of the ierrice which enables the government and trems to require of it to

provide separate officers for each of the three classes of ministerial duties,

which have of necessity to be performe ! In every district.

20 h. The only class of officers remaining to be noticed is that of independent | nut megistrates and collecture, who have always been appointed at out stations. Of these there are at present nine, of whom five receive 18,000 per sunum, and four 12 000. If in order to follow out the principle laid down by the hon'ble court it be desmed necessary to equalize these allowances and consequently it should be determined to place them all on the seale of \$5,000. there will be an excess of 3,000 beyond the amount required to raise the smaller salaries which may be added to the allowances of the migistrate-collectors. m hing a further addition to them of 800 rupees each per annum; but his bonar, in council is inclined to respect the rights of incumbents of the class under seriew, and would not the efore order a present reduction, more specially as they are not be used amongst the classes revised by the hon'ble court, ag that the salary assigned is not in contravention of any orders of the hun'ble rourt. Moreover in several instances the separate joint office at the out station had existed at the same salary for a long t me, and though of necessity known to the hon'ble court, they have not been ordered to be reduced—his honor in council therefore, instead of equalizing the allowances of these out station officers, prefers establishing 18,000 rupees as the ordinary salary of tices, and seeking to reduce their number by a new distribution of zillshe so as to abilish the lower grade on 1,000 per measem.

30th. There is an inferior class of officers not entered in the list called joint magistrates and deputy collectors of the 2 i grade on the salary of head

assistant under the old system, viz 8,400 per annum.

31st. These officers were until lately divided into two classes, the higher of which received 1,000 per mensem. These have now however been entirely absorbed. The abolition of the gradation system will therefore have no application to the remaining single grade of these officers, which, as an useful aid in troublescence districts may require to be maintained.

32d. It only remains to notice the individual cases:—these are the case of M. W. Young, secretary to the board of customs, salt and opium, to whom the hon'ble court confirm his previous allowances of 30,000 but direct the salary of the secretary to board of customs, salt and opium, to be reduced to 19,

25,000 on a vacancy. This reduction will of course take effect.

334. The cases of Messrs. Harvey and mills require no orders, as both three officers are now commissioners.—The case of the salt agents of Hidgelies and Tumbook is again referred to by the hon'ble court. The aniaries of these officers were, in the previous despatch, ordered to be reduced from 50,000 to 42,000 Mr. Barlow, the salt agent of Hidgelies, as an incumbent, is entitled to continue upon his present allowances of 53, '00 but Mr. Martin appoinced in August 1885 upon's salary of 3,000.

34th. R is not clear to the president in council whether this latte: salary

shall be raised.

33th. Having thus disposed of the questions arising out of this despatch, so far as they apply to Bengal,—ordered, that copy of the above resolution be sent to the right hou'ble the governor general for his lordship's information.

CONSTRUCTION OF ACT BROADING LIMIT SALARIES.

Batract from a public general letter from the hon'ble the court of directors, duted the 18th June 1818.

Form 30. We precise by the abstract of the act of the 5 led of his present majesty, chapter 155, annixed to your list of civil servants dated Stat May 1814, that accordingly to your construction of that not, a civil servant may now upon his arrival in India receive £1,500 a year, but this is most assuredly a mintake, the act above mentioned has abstraced the period two years, which was required previously to the passing of that act for a servant to have resided in India to enable him to receive more than 1,500, 3,000 as 4,000 yourself of the partial of the period which it was required pre-

viously phoreto for a servent to have resided as above mentioned to enable him to receive more than £5:18 a year, consequently the remains the same as it was before the act of the dired was passed, namely, three years altowing with respect to the servent adaption at iterfact policye, the time out exceedin two years paged in that institution after they were seventeen, to be considered as time passed in facia, and this will be your guide in factor.

The court of diversion and in the new that or the said that they again

on no account consent to the salary of an office being issued to two persons for the same period of time."

ORDER POR PATMENT OF SALARIES.

No spinries can be paid by the sub-treasurer, at the presidency till after the publication in the official gazette of authority for their being paid on a specificit date.

NO SALARIES TO BE DRAWN IN ANTICIPATION OF AUDIT.

No citi acrounts or civil employers account under very peculiar circumstances, such for instance as those in will ken encounted his suite in central Asia are placed, can be excessed for drawing their sularica or those of others in their abstract, in anticipation of the audit.

RETREECHMENTS ON AUDITED BILLS.

On a question of whether the Government in the case of its having a claim against the drawer of an addited salary bill would recognize the boan tide transfor by endorsement to a third party,—it was noticed that it was the 'practice of the government to order retranchments to be made through the civil audime prospectively upon the bills that might be subsequently brought for and it, and that government could scarcely imagine the case in which it would interfere between the audit and payment of a bill passed to an officer to whom the sunt passed was absolutely due at the time of audit.

SALANINS UNDER 10 YEARS SERVICS.

Mr. A. If Collector and magistrate at Rejeating applied for full astary of his appointment for the period when in consequence of his appointment for the period when in consequence of his appointment for the period a lower allowance than that of the office. This appoint cution was not compiled with,

ALLARIAS OF MEMBERS OF COURCIL NOT LIABLE DEDUCTION.

On an application from Bombay as to the allowances of Mr. A. B. second member of council at the Presidency while absent at the Meethery Hills the reference was answered by an intimation that the rules deductions in cases. It absence could not apply to salaries fixed by Agt of Parliament; but that the forfeiture of salary during absence, unless the affice should rejoin would apply to members of Covernment.

SALARINA OF SPRCIAL RESUMPTION OFFICERS.

The rule for the promotion of spirial Deduty-t'ollectors, as faid down by the supreme Government, this....'that no resumption officer shall be raised to a faither grade of salary, in count quence of the promotion of a junior in another him of the service, nuless the Deputy Covernor of Bengal determines that his merits are such, that he would have been promoted instant of that junior, but for his employment in the resumption line.

POWERS TO PROBLES SALARY.

Mesers. A. B. and to. applied to Government to reserve under full power from Mr. B. F. a Civil acroant, certain acroass of salary due to him. The Government sanctioned the Sub-Treasurerpsying the across in question to Mesers. A. B. and Co. on duly audited enlary bills. The application to Government was recessary, for without its sanction in such case the Offices of Pay and and dit cannot pay or sudit each bills. This is a circumstance not sufficiently adverted to ty agents generally.

TANJORA COMMISSIONERS.

On the Taujore commission being placed in abeyance by orders of July 1838, the mission of the Commissioners were placed uson the same footing as those of Commercial Officers, whose situation were shoulded consequently apput the withdrawal of the Company from their E. I. Trade; this gave them §

of their previous full salaries, whilst out of employ, and the remuluing happy, their nomination to any other office of inferior salary.

CARRATIC COMMISSIONER.

Mr. A. B. holding the above appointment automitted in expectation of being able finally to close the commission on the lated September 1839, instead of the 30th of April 1840, the latter being the date that had been fixed for 1 a extinction by orders of August 1st 1838, his ritle to the full all-wants of \$.000 Maper mouth for 20 months, to which the appointment had been raised, -and that that even if he should leave India b fore April 30.h, 1840, un equivalent should be paid over to him; said laid stress also upon the feet of his not heving inken the acquait mouth's leave or his Furlough, as giving him a claim to draw additional calary, it we a ruled that all auch claims and pleas were imadmissible, that the month's leave was an indulgence, not a right; and that the zealous servant who worked assignously and brought his duties to a close some es then anticipated, had his reward in a reputation for zent and enperior addity, but could not be allowed the salary of the additional time, that a less dilicent persun would have taken to do the same work. Further the continuance of a lary for a period after a cryant had left India for Europe is prohibited by act of l'arliument.

APECIAL COMMISSIONS ON CIVIL SERVANTS.

In same cases receive a Deputation allowance 0,500 Rs. a month. In some a substantive salary, and in some instances no deputation allowance at all—a Government prosecutor has in one or two instances receive a deputation allowance of 300 Rs.

LAW COMMISSIONERS.

The Law commissioners having claimed under 3 and 4 Wm. IV. Chap. 80, Sec. 65, a salary 66,000 Rs. per anount hastend of 50 000 as at present fixed, were informed that the sum of 59,000 Rs. having been settled, by a rule passed assveral years before the appointment of the Law commissions, as the highest for any person not a Lember of Council, they must be regraded as coming within its operation.

A GENERAL NULE FOR THE PAYMENT OF THE ALLOWANCES OF CIVIL BREVANTS WHEN EMPLOYED TEMPORERILY IN OTHER PRESIDENCY.
THE SAME PRESIDENCY, OR DEPUTED TO ANOTHER PRESIDENCY.

Whenever a cervant attached to one presidency shall obtain temporary employment under another presidency, and shall desire to draw the allowances of h a substantive office at the place or in the presidency to which he has been deputed, he shall apply to the Government of his presidency for an order to the Civil Additor to granthim a certificate of the amount salary less deductions. to which he is entitled, and the Civil Auditor of the Presidency in which he is doing duly shall, on the atrength of that certificate pass to him a monthly sum on account, as the Civil pay of the other presidency; the amount so passed to to made payable at the treasury of the place where the officer is employed adon deplicate or triplicate receipts, and to be adjusted in account by the Account or Accountant General of the presidency, as a remittance to the dibit of the presidency on account of which it is paid. With respect to divisions of the same presidency, as the Collectors of one division are in the habit of granting bills on those of the other, which are adjusted through the two offices of necount, the Governor General in Council, adopting the suggestion of the Accountant General, determines that when an officer of the N. W. Provinces, may be deputed to officiate within those of the Government of Bengal, or vice versa, the salary bill of his substantive office being transmitted for audit to the Auditor of the proper division, shall by him be forwarded to the Collector of the distriet where it is ordinarily payable, and that office shulf, it it be duly reculpted, issue and transmit to the officer a bill for the amount as per audit, he) able to the individual at the Treasury of the place where he may be employed on duty. duch hills to be granted at par without any charge of boonds can.

This complex process is sometimes superseded by taking the certificate of the Officer himself (upon honor) and by passing a bill with the charge of one per cent, if coming within the other rates, and that of 9th June 1851.

The last named runs thus: 'The Hon'ble the Vice President in council is

pleased to direct that Collectors or other Officers to charge of public Treasuries thall, on the application of correnanted (Itil) Officers of Government on leave of absence within the limits of the Presidency sutborized to straw their pay from any mech public treasurice, grant Remissance bills for the amount of the allowenvelled such absent afficers upon the Revende Treasuries nearest the place of which they may reside on leave, the bill so granted being however restricted to the net amount of pay due, i. e. minus the several deductions which may be made by the Civil Auditor in favor of Government or an account of funds, day which are to be credited in the accounts in which the altowances may be chargesolv to Government, viz. those of the divisions or Zillaha to which the Officers on leave stand appointe i."

The bills granted un er this rule to Officers who may be on leave on account of private affairs will be subjected to a premium of one per cent. Hills granted to Gificels who may be absent on medical certificate will be exempled from

such premium.

BANK MULES.

The appointment of writers appears to have been originally established by an Act passed in the 24th pear of his late Majorty, fice, 111. Cap. 25, Sec. 43 prescribing admissions between the ages of 15 and 22 years.

The Act 47th of the Geo. 114. Cup. 68, prescribed the passing of two years or four terms in the College established in England for the education of such persons as were intended for the Civil service in India, "and so much of the time spent the cin after the age of 17[years shall be recounted as time actually spent to India." This is to qualify them to draw certain maries under the limitations assigned in previous Acts.

July, 1785.

Original rank was compated under an order General Department, 3d of the Hon'ble the Court of Directors dated 3d. of July, 1705, assigning to writers happeinted in any session who at the time of appointment were

residing in India, the commencement of their periods of sound service in fudia, from the time of their arrival at the Presidency to which they were nominated, of the First Weiter appointed in Europe of the same neuron. And to Weitern appointed in Europe their periods of actual service in India as commonting from the time of their arrival at the Presidency at which they were to serve.

It may be remarked hawever that in pancess of time the former of these Rules appears to have absorbed the latter, and to have been observed as the

general rule of during Original Mank.

It is also to be remarked that the priods of scalarity were in practice computed from such duties of original rank reduced by one year blow the terms specified in the Act . as follows, vis.

For a Senior Merchant, 11 years or on entering the 12th year from the date of original rank,

Jurior Merchant, 8 years or on entering the 9th year.

Factor. S years or on entering the 6th year, and income tecable by lew, was likewise regulated or ruted by the same periods: nithough strictly the

completion of fivenes, 9 years, and 18 years, was denoted by the Acts.

In July, 1827, it appears the Hon'ble Court entered into a further definition in reference to certain questions proposed by the Madras Government; and in three words: Previously to the enectment of 534 Gao. III. Cap. 16b, it was our practice to forward to your Lists of the relative thank of writers appointed from time to time to your Establishment; under the authority of that en-actment, regulation were framed for the Government of the College of Malleybury, one of which provided that the relative Hank of Writers should be fixed by the College Council, and specified to the College certificate subject however to loss of Rank, in the event of the Writer failing to proceed to India within a specified time. The term of service on Writer, Pantor, Janior and Benjor Merchapts, has reference to the periods of service specified in Paragraph 17 to 19 of the Appendix No. 68, to the second report from the Priest Committee of the House of Commons on the company's effairs in 1810, viz.

After five years Welters bacome Pactors, after three years Justor Merchants, and after three years further A. B. Sentor Merchants, the first of which periods tockudes time 5- mil years.

spent at our College at Halleylury.

643m=11 years. Upon snother occurion to consecuence of a reference from this predidery, the Houthle Court's decision was given as follows thro' an order of Covernment, stated 15th November 1831. 'That is computing the term of service requisite to coulify civil servants when out of employ to draw the auhatance Senior Merchania, Junior Merchant, and Factor, the same principle shall be observed as Parliament has preser, hed in fixing the qualifications for holding Offices of certain empluments, viz. Actual residence in India in the company's service all, wing however, time possed in the Hailey bury College as provided for in the Act 47, c. Geo. 111, cap. 68."

PRECEDENCE IN OFFICE.

The last Act on this subject makes it lawful for the Covernment of India to appoint any meritorious civil eccepat under the rank of member of council to gangia, Baurda, and other afficial establishment in which several sevents hold office collectively, and ordsins that such servant shall take precedence ut er in such courts, he arms, &c., according to the accionity of his appointment as a member thereof although he may hereby not take precedence therein according to the seniority of his appointment in the service. (39)

HAILKYPUHY HANKA

The Act passed in the 10th year of tion, IV, exp. Id extended the privileges grapted by the Act 47th of Geo. 111, cap. 68 in favor of young men who may have spent a less time than two years in the college establishment in England, and exacted that all such time untexceeding two years born fide spent in In that college after the age of 17 years, on proceeding to India, shall be acconsted us time agent to India. in regard to effices, places, and employments, which such persons are entitled to be appointed to hold, the sularies parquisites. and emoluments whereof shall not exceed the sun of one thousand five hundred pounds per annum."

BANK OF CIVIL SHRVANTS RETURNISO TO INDIA AFIER PIVE YEARS' ABSRACE IN KURORE.

When and as often as many person having held any civil situation in India in the service of the said company, and having departed from India by leave of the Covernor in Council, or Governor in Council, shall be restored to the said company's service siter an absence of five years from the time of such departure; such person from and after such restoration, shall take rank and presedence only according to the time he shall have passed in the service of the said company at the period of his departure from India, and on his return in India. If any other civil servant or servants at the settlement to which he shall belong, shall then have passed a greater or the like length of time in the service of the said company as the person so re-tured had passed when he left India, the pe son to restored shall be placed and take rank immediately below such other civil secunt or servants; any matter or thing to the contrary. notwilbetending.

SERIORITY.

The more recent provisions of the Act 3 and 4 Will. IV., c. 85, S. 107. 4 So may of the said students in reference to those at the college at Haileybary anshall have a corlift are from the said college of good conduct during the time of their residence therein, shall be subjected to an examination in the studies prosecuted in the said college and so many of the said studentess shall appear duly qualified shall be plassed according to merit, in a list to be prepared by the examiners, and shall be nominated supply the vacancies in the civil establishments in India and bave seniority therein according to their priority in the mid line.

To the above may he added an article which has appeared in the East. India Register of recent date. 'The Rank of students leaving the college is RANK OF I'S MEMBER OF BOARD OF CUSIONS, SALEANDOPIUM W. The first member of the Board of Customs in this way takes prerepence over his aguior in the service, the second member at the Board.

determined by the certificate of the pinelite-funch Rack to take off the only in the event of the students proceeding to lucks which in six months after. They are a manked.

N. B. Theorder of Rank to now actiled by the hon'ble enget and the Gaggraments of Ludia are informed by perio to first so overations agentfulas the names of Writers, the periods passed after the suc of seventeen, the date of the court's neder and that of entities for India, with a reference for items to the perliftentes held by the inclinate respectively. The data however the nat annear to indicate our sinugo in the made previously adopted of computing sominer by social service with an allowance of time passed in college in Roginad.

Temporary absouge under the furious rules, does not laterfore with the sound matetion of original rank or accidency in the service, unless such shacece be prolanged beyond five venis; in which ex-e restoration became necessary all the period of non-respience incidental to those soles or not exceeding the

years at any one time is included in hat of seniorty.

Temp wary absence from the presidency to which the afficer belongs, with the expressionen of the Chivernment of India, limited by ente to two years in bhewise included in the period of seniority, or so long as he may continue within the geographical limits of an hierarc. But any absence without such leave must be beld prejudicial to rank us also every refusal to renew the term tiserent.

Withdrawal from the aersica by a Civil Berrant joining one merentile concern or firm has been held a relingulahment, or sufrender of the original as well as the local appel desent, and all rank in the service ceases thence-forward. Such ancreader masters a necessity of formal. Restoration by the authorities at Home, U. on such restoration the loss of Bank would fellow unless it be made

express without projudice to it.

Suspension or removal from the service affects tank under the provisions of Art 53d of Geo. 111, see 83, which enursed, that no restoration by the hen ble court of any servant so sustended or removed by the quibarity of the presidencies and (lovernments in the east Indias, shall be valid or effectual wi hout the approbation and consent of the Board commissioners for the affairs of India." Upon restoration, seniority would regalty in this as in the precenting case be governed by the express terms of the order granting it.

Hon'ble courts' Order, No

3 of 1892. Gent. Dept. lith

Jan., 1883.

The recal of a civil servant ir in India by a warrant under the sign Munual being only residence by another warrant of the mireretant, premium, faftter auch ravocation) granted by the Hon'ble court in return to India no a semar merchant' or without prejudice to perstank, washeld a virtual restantion to its general privilege.

Here it may be noted that by the Act Sed and 4th of Wilcom IV. Cap. 85. a paper has been restell in the hon ble court to remove or distilles any of the othogra of Servants of the Bast India Company, that their will and pleasure, with a special reservation in taxor of any officers appointed by Her Majesty's Covernment who are not to be dismissed or removed without Her Majesty's approbation.

The transfer of a civil servant from one sister Presidency to another (which has cometimes taken place under the old

See Rufe 3rd July, 1795, rures has given rank from the day of the first arrival, of site present of his own appointment, Gen. Dept. 1st Feb. 1007. and the same governs the case of a Military

Officer who is appointed by a divil covenant.

The Transfer of the civil servants of the late China and St. Helena establishments of the company has provided for by the Ac 13rd and 4th of the lat Reign, c. 85 Sec. 113, which enacted 'that a civil serrant of the company employed in the Pastory of Canton, or in the Island of St. Helena shall be capea. ble of tuking and inding any office in any Pregidency or Betublishment on the Liding territories which he would have been Spaule of taking and holding, it

he had been a civil servant of and Presidency or on such Establishment during the same time as he shall have been to the service of the anid company.

The proliminary order of the hon bie court bearing date the 27th December.

the preliminary order of the hon-ble court bearing date the 27th December 1833, analyzed to she China civil acreants their rank on the Bengal Last bishment, from the date of their respective first appointments, with contain spec fie bliospaces of time, to from their election upon the offic of transfer to the ladianers of the same being varied in some respects, according to the short into of the officers at the time, but not exceeding the months to all servate in China, from the date of this flovernment receiving the bon-ble court's despates and the same periods, as respected servants in China, were to be considered part of the time of resident necessary to qualify them for anuities in the event of their accepting the transfer. The present position of those servants who have dispersely in that of the last of the senson of their own appointments. The same principle was formerly applied to certain civil servants of the then. Fort blaribro' establishment, who were Wansferred to that of Madrey, and by an express act of Parliament were directed to be considered the youngest of their respective ranks.

RPECIAL CASES CONNECTED WITH THE RULES ON BANK.

Runk of a civilian supposed to be wrongly stated

Mr. A. B presented to Government that the Secretary to the C. S. A. F. had made an error in regard to his standing in the service, and urged a claim to priority of option of taking the annuity over certain other civil servants in consequence. He was told that the roles of the Annuity Fund prescribed definitely that annuities should be tendered to members of the civil service in the order of rank as fixed in the lists received from the Hon ble Court of Directors and combined in the civil Auditor's books.

The rules of determining the method of computing the period of service is distinct from that which refers to rank, and though the period of service may have been completed under that rule before that of others standing higher in the gradation lians of rank, the latter would be entitled to take precedence, when both are alike qualified by standing and residence for the annuity.

Similar case.

Mr. A. R brought to notice a supposed mistake in regard to the position of his name in the gradation lists of the officers of civil service published in the Directories, and submitted a certificate granted by the Board of Examiners in Europe shewing his standing in the service and solicited that he might be restored to his rank. He was told that the circumstance represented by him would be brought to the notice of the Court of Directors as it was from the Honorable court that the lists of relative rank of sivil servants were received, and that the Covernor of Bengal did not feel that he would be warranted in making any alteration in them without a special sanction.

Similar case.

Mr. A. B. left Halleybury College in Dec. 1842, and signed his covenant at the E. l. House on the 24th March 1813, and arrived at Calcutta in November of that year. In the E. l. H. register of 1812, Mr. A. B. was entered as nominated for Bengal 12th Jan. 1810 and as transferred from the Madrae nominations on 30th March, 1810. The rules in force fix the period of 25 years' service to commence from the date of intimation of appointment, or from the date of coverance, which ever may be antecedent. By the Honorable Court's letter to the finternment of Bengal, dated 12t April, 1814, rank was assigned to Mr. A. B. as a writer of the season 1808-1869, whereas by the Honorable court's despatch of 15th March 48 6 rank was assigned to Messra. C. D. and B. F. who retired on annuities of the season 1837-38, and who entered the college at the same time with Mr. A. B. but who in consequence of being implicated in a disturbance were sent out to ladie before the completion of their fourth term, as writers of 1811-132.

By Para. 3 of the H Court's letters dated 25th January 1813 infimation of the appointment of Mr. G. H. (who proceeded to India in this same ship with



Mr. A. B.) and of 26 other writers was configure to the Bengal Coverage to be be. A. B. refrest of an analysis of 1557-38. We betted of his arrefer being culculated from the dute of the Misseruble Court's letter above to ploned.

with A. It, never having processed to England on Parlough completed his period of 28 years' residence in India in Nov. 1834. At the end of 1837 to applied for one of the annulties are in le in 1837-38 on the farmfault terms of salice and was sold in reply that the date of intimation of his appointment is a writer' ast being true whe on the seconds of Consernment, the second of his constant, five period in the terms of the commence from the date of his constant, viz said March 18 3.

In consequence of this construction of the managers, which was subsequently appeals by the finvernment of Bougal, Mr. A. B. was debarred from suking an animity before the 24th discell 1838, by which the period available anamities of the season had been taking in (one of them by Mr. F. C., who completed his 22 years noted residence on the 24th March 1838 only) and Mr. A. It, was consequently deprived of an advantage to which he conceived he was justly cutilled.

Mr. A. II, arged that the circumstance of the intimation of his appointment' not being true-side in the records of the Bengal government, was a matter which was entirely beyond his own control, and further that it was obvious be must have been appointed to the H. Co is across at a period coinelded with. If not ante redeat to mesars, C. D. and B.F. and those other servants to whom rack was assigned by the court of directors of a date one or two years subsequent to that assigned by the honorable surt to him, Mr. A. B.

Mr. A. it, compelled by ill health med ofter circumstances to embark for England on furlough, and had no chance of obtaint gine annuity of the season of 1833-9, the then supposed has year of the annuity on the favorable terms of quarter premium annethemed by the honorable cover, by reason of the large numbers of civil a crauta at the head of the list who it was understood had resolved to avail themselves of the aix annuities of that season. Mr. A. it, therefore prayed that the court would ascertain from their exceeds the actual date of his appointment to their service; and (not permitting him to suffer so serious a loss as would be entailed by his being compelled to pay ra. 50,000 to secure the same advantages, which hat for a contingency entirely beyond his naw control, would have been his for a payment of So, there) would be pleased to usely him an annuity out of the surplus funds, or out of the one-third unmanity carried to the credit of the court, on the favorable terms of quarter premium.

The home authorities found that Mr. A. B's appointment took piace on the 29th January 1421 and that the fact ought in hase been duly brought to the notice of the intal government with an reasonable period of its occurrance, and in that case it should have been to, on a much surfler date than that borne by Mr. A. H.'s corruent.

Further, that Mr. A. It ought to have been admitted to an annuity from the 20 h Jonury 1833, and should audoubtedly have been so admitted but from his being unformately deposed of the requisite means of proving his period of service. On that defect being remedial, the court of directors decided that Mr. A. B. might be permitted to purchase an annuity at a qualter value commentate from 1st May 1838, and he was admitted to an extra annuity.

The point relative to the possible conflicting claims of rank and service, did not appear to the hom's le government to each he interposition, because it mas expressly stated in the rules of the fund that the nounities about be tendered to subscrib renecording to their sentently.

Further, the court of directors ruled that it was not necessary to distach the rule by which the commencement of service is at present computed. If of the two documents, the covenant and court's letter of notification,) upon which the decision rests, one only can be found; the question is to be decised by that one, unless us in the case of Mr. A. M.'s evidence exists which supplies the present of the documents of which is musting. In such cases the servant is to be restored to the advantages of which accidental circumstances have deprived him.

Mr. C. D. was appointed appointed at the same period so Mr. A. B. viz the 20th James v 4842, and under affisher elecumetaire This length of service must therefore be rethoned from that date.

MISCELLANEOUS.

RESPONSIBILITY FOR DELAY OF AUDIT.

From a delay of audit in a case, loss was occasioned to the Government; it was ordered to be adopted as a cule of the government and distinctly experiment to the officers of account and audit that the home authorities would had each effice upon whem the duty of causing audit desolved, responsible for every has incurred in consequence of his neglect in needlessly delaying to have recourse to the means which were available to prevent such loss.

Officers in charge of trensuries are to forward along with the half yearly require on inclicion bulences, a sufficient profithat the non-adjustment of such litting has been occasioned by circumstances beyond their control. Should any one its mappear in two successive sest means without profibeing furnished that an adjustment had been applied for, it will be decimed a culpable remissance on the part of such effect; and the amount of the firm will be deducted from his sulary without reference to his having been the disbursing officer or not

THANSPER RULES.

To C. TROWER, E-QUIRF, - Civil Auditor.

FIR,—I am directed to transmit for your information and guidance the annual copy of a letter to the address of the secreGeneral Department tary from to the government North Western Provinces the General Department of the government of India with copy of the resolution of the provident in council dated the 8th May 1889, and of the letter dated 20th ultimo from the coell auditor at Agra, on the subject of transfer of civil servants from one division of the Bengal presidency to

the other, and the regulation of their allowances under the circumstances there explained I am, &c.

the 20th June 1840 } (Sd.) G. A. Bushby,
Secry to the Gout. of Bengal.

To J THOMASON, PROUIRE.

Secy. to the hunble the Lieut Gav. for the North Western Provinces.

Sin,—I am directed to acknowledge the receipt of your letter, dated the

3rd of June, and its enclosure, from the civil audineral Perartment. torat Agra, relative to Mr. A. B. and the rule,

General Perartment. turnt Agra, relative to Mr. A. B. and the rule, regarding the transfer of civil activants from one

division of the Bengal pr sidency to the other.

- 2. I am directed on the subject to refer the hon'ble the Lieut. Governor to the resolution of the president in council, dated 8th May 18 9, of which a cope is annexed to the present letter, from which it will appear, that the transfer having been previously arranged between the two local governments, and allowed by the government of India; it takes place at the same time with the appointment of the acreant to a situation in the distance to which he is moved.
- 3 The civil surliture rickons the period allowed to join the new sta loo, and passes the bill for such servants relary accordingly. If the salary is of his becament, than the salary of the situation which he has left, he draws in the time allowed for travelling, but of the salary of his new appointment, a sum equal to that of his previous situation.

4 Servants of one division are not eligible for deputation duty in another execut under special circumstances.

a. It is contemplation of permanent transfer the services of an officer from one division are obtained for employment in another before the vacancy of the appointment has taken place, as for instance, by the departure of the local transfer to Europe, the assertion of the government of India having been previously obtained for his being so placed at the disposal of the local government.

ment to which he is not yet permanently attached, he will be considered thereto, but for a definite time, which may be chieveded if necessary, antil by the vacancy of the appointment for which he is intended, he can be permanently transfered, when his perfect transfer and appointment will be simulationedly goz itted.

6 Pending this announcement, he will draw the silvey of his appointment in the other dividing, and such depotation allowance to his new dividing as he is entitled to by the rules of the service, and his appointment would not be filled up till the parametal transfer was made and a new appointment

notined to him.

- There is no reason why this rule should not be observed in all cases of transfer with a view to eventual ap interest in a fixed situation of another division, such for instance as the east of Mr. C. D. has year, who was permitted on sick certificate to proceed to the North Western provinces, and obtained employment there, first is an acting situation, and reentually in a fixed situation. In that case the appointment that Mr. C. D he d in the lower provinces having been filled up without reference to his exact position, is became necessary as a measure of just compensation, to permet him to draw an allowance equal to what he fort by the permeture appointment of a successor to his late attention during the short period which intervenes before he was appointed to another fixed situation in the North Western Provinces.
- 8. In the case of Mr. A B also on account of sick certify ate, retained for employ in the lower provinces after his return from this Cape of Gonel Hope, the circumstances were special as provided in the rule above explained, but his appointment in Bundlecand has not been disposed of Mr. A. B. having been recently appointed to a fixed situation in the lower provinces, will, from the date of that appointment (2 id of Jane) cases to have any guaraction with the North Western provinces, or to drive apy part of his salary thence.
- O. The word returns' made use of in the order of the gove mment of india of the 20th November last as quoted in the reference from Mr. Moriand the civil auditor at Agra, meant only to denote that Mr. A. B. when the separation of the juda liction took place being the incumbent of an office in the M. W. P. was amened to that division of the Bangal presidency, and was by the order of the 20 h November re-amened to the lower provinces.
- 10. Mr. A. 8.'s Salary bills a deputy collector of Bundeleund are to be audited at Agra up to the date of his recent apprintment to a fixed situation in Bengal, when his transfer to Bengal and separation from Agra were emploied.
- It. The measury directions will be gived thro' the government of its meal to the civil auditor of Unicata to comporm to the suggestion contained in the 5-h paragraph of Mr. civil auditor Morland's letter to you dated the Much May, etc. to furnish the audit office at Agra with a mothly return of all bills passed in the su is office at taleutta for the aniary of civil servants attached to the N. W. P.'s, absent at he Caps or elsewhere, or which, from any other cause, may have obtained audit below with the diductions on account of leave, subscriptions to Pouds, &c.
- 12. With regard to para 2d of Mr. M riand's letter it would not appear that the words placed at the disposal of the govern of Bengai, have any different sence from the words 'transferred to the Bengai providency.' In public correspondence and notifications they have it is believed, always been used indiscriminately. The gravite would always, in due time, inform the auditor when a transfer was completed by permanent appointment.

13 Assistants drawing every where again allocance if transferred from one division to another should be employed as transferred altigether and be charged to the division in which they are employed from the date of transfer.

14. If arrents are allowed to exchange appointments for their own convenience they ought to forego salary between the time of quitting the old appointment and J lining the new one, and be considered for that lateral as agrants out of employ.

Fort William, } C c 24th June, 1840. } l am, &c. (Signed) G. A. Bysnay, Secy. to the Goot, of India. GREBRAL CONSULTATION, STR MAY, 1839.

Read a letter from the secretary to the government of Bengal, general department, No. 307, dated the 24th ultimo, forwarding the following letter on the subject of transfers of public officers from one division of the presidency to the other.

Letter from Offs. secretary to the governor general North Western pro-

Ditto to ditto, dated the 20th ultima.

Ditto from ditto, dated the 5th ultimo.

Resolution. The president in council observing the differents of practic? stated to prevail in the different divisions of the Bengal presidency, thinks that it will be expedient to provide by definite rule for cases of transfer of public officers from one division to the others.

His honor in council is of spinlon that the servants of one division ought not to be considered eligible to fill situations on deputation in the other division except under special circumstances, which being stated to the government of India, the loan of the servants for the particular duty would, of course, be anotioned.

His honor in council is further of opinion that the same rule ought to be established for all classes of servants, and that if the transfer of a servant be asked with a view to his being appointed to any particular office in another division, the transfer being made and notified in the gazetre, the appointment to the office vacant should be ordinarily be made to take effect from the date of transfer, from which date the civil auditor and officers of account will reckount the period allowed to join the new station and pass the bills accordingly.

If an officer of one division be asked for, to fill a situation temporarily, preparatory to permanent appointment to be made when the incombent chall after the usual period have embarked for Europe, or retired from the service, the circumstances being stated, the case may be brought under the first rule, and in lieu, of a final transfer the officer will in such case be gazetted as authorized to proceed on duly for a definite time to the other division, preparatory to obtaining permanent employment there. At the end of the period mentioned, the salary of office in the division from which the officer has proceeded will cease, unless an extension be similarly granted under oders from the government of India. A fresh order of final transfer will be necessary eliber at the close of the period or from any earlier data at which effect can be given to the appointment, which the officer is intended to find in the new division.

(Signed)

H. T. PRINSEP.

Secy. to the Goot. of India.

(Cory, No. 238.)

To J. THOMASON, Rec.

Officiating Secretary to the Gost. North Western Provinces.

218,-I am under the necessity of troubling you with a reference relating to the existing doubts as to the intentions of government, retransferring Mr. A. B. to the Bengal problemey under the orders of the 18th November 1839.

2. The practice hither to observed in the office has been to receive the orders of removal of civil servants from these provinces to the Bengul presidency in the following lights.

fat. When the orders state 'placed at the disposal of the governor of Bengul the removal is considered temporary.

And. If the orders expressly state transferred to the Bengal prechine-

Sid. Mr. A. B's case would in my opinion appear to be a special and. He is said to be 'retransferred to the Bengal precidency never baving to my known ledge been employed before in that division, and now be merely holds an officialized apprintment there, and has submitted to me bills for Audit for his salary as deputy collector of finvernment customs at Bundlerund up to the end of the past mouth, from which it is evident that he still considers himself attached to these Provinces.

Ash. Under the shore circumstances I have the honor to solicit that I may be favored with specific instructions how to set in the present instance, and in all future cases. I may perhaps be allowed to suggest that the word 'temperaty employments, or placed temperatily at the disposal of be used when the individual does not vacate his permanent appointment in the division in which has

may have been previously employed.

5th. Under the impression that a reference to the government of India will be deemed expedient in the above matter, I have the knoon to solicit that his honor the lieutenant governor will at the same time request Instructions to be issued to the civil anditor at Calcutta, to furnish this office with a moubhly return of all bills passed in his office for the salary of civil servants attached to the North Western provinces, absent at the Cape or elsewhere, or which from any other cause may have obtained audit below, with the deductions on account of leave, subscriptions to Funds, &c. This information is essentially necessary to allow of the Registers in my office being kept up complete for the whole perfect during absence at the Cape, whereas at present I am quite ignorant of what is passed or retrouched from the sulary of such officers, as have their bills undited in Bengal.

I borr, &c.

(Signed)

B. .II. MORLAND,

Civil Auditor, N. W. P.

Ciril Auditor's Office, N. W. P. +gra the 20th May, 1840.

MINCPLIANGOUS CONNECTED WITH LEAVE, &c. #230171WG. &c.

Any civil officer who may be absent from his station without leave, shall be considered to have forfeited the whole silousures of the office to which he stands appointed for the period of his unauthorised absence, unless the penalty be expecsely remitted by enveronment; and any officer exceeding his leave shall be lead by the Civil Auditor to be absent without permission for the time of such excess.

An afficer leaving the limits of his jurisdiction, whether with ar Without the orders of government, shall be bound to report the circumstance to the Civil Auditor.

Any officer who may be removed from one station to another, shall in like manner report to the civil auditor the dates on which he may make over and receive charge; and the civil auditor is restricted from passing the bill of any officer appointed to a new office for the allowances belonging to such office (without the special orders of government) antil he shall have received report of his having taken charge thereof

Leave of absence, when salicited for the purpose of visiting any place on the continent of India, shall not be granted for a langer period than 6 months, but which will of cause be extended at the discretion of government on doe and sufficient cause being shown.

Any effect desiring to visit the presidency with the intention of making a voyage to sea for the tenefit of his health or otherwise, shult be required discingly to spoully in his application the period of feave necessary for the first purpose, at the expiration of which, renewed leave shall be given for periods not exceeding one menth, until he finally avails himself of the further permit-

sion to quit the presidency, on which occasion the vessel in which he embarks must be duly reported.

Any officer arriving at the presidency whether from the interior of the country or from abourd, shall report his arrival to the secretary to government in the department to which he belongs, as well as to the authority to which he may be immediately subject, if holding any office subordinate to any other.

Any officer returning to the presidence after having made a sea voyage, for the recovery of his health protherwise, shall unless the contrary is specially sanctioned by government, he required to rejoin his station within the time that may be prescribed for travelling to the station to which he stands appointed.

DETABLISHMENT OF ACCOUNTANT'S GYPICE AT ALLAHABAD—ORBATION OF ACCOUNTANT, DEFCTY ACCOUNTANT AND GIVIL AUDITOR OF THE AGAINST DEFCY, COMBINATION OF THE DUTIES OF THE SUPERINTENS DEFT OF RESOURCES IN THE FORTH WESTERN PROVINCES, WITH THE ACCOUNTANT'S OFFICE, AND ABOLITION OF THE SUPERINTENDENCY, &C. DATED DECEMBER 17, 1834.

The right honorable the governor general of India in council is pleased to order the following resolutions to be published for general information.

RESOLVED,—Thet, for the conduct of the departments of accountant under the government of Agra, there be established an accountant's office at Allahabad, with which shall be combined the duties of the present Superintendent of resources in the North Western provinces, and all the details at present conducted for those provinces by the accountant in the revenance and judicial departments, and in the department of customs at the presidency.

That the officer placed at the head of this office be denominated the accountant of the Agra presidency, and allowed a salary of 3,000 Rupecs per mension; that there be attatched to the office a Daputy on a salary of 1,500 Rupecs per menson; the nomination and appointment to both offices to be in the govern or tof Agra.

That the office of Superintendent of Resources in the North Western provinces be abolished, and the records and accounts, with the comblishment now autertained therein, be transferred to the accountant's office at Allahabad.

That the Deputy Accountant be also givil auditor for the Agra presidency, and that all charges in the revenue, judical and custom's department, and the charges of all other officers subject to the orders and authority of the governor of Agra, he submitted to the audit of the deputy accountant and auditor at Allahabad: the disbursements of political officers, Chaplains and others not yet transferred to the control of the governor of Agra, will be audited, as theretofore, at the Bengal Presidency.

That the accounts of all officers of the presidency of Agra be adjusted and made up in the office of the accountant at Allahabad, in like manner as the accounts of the Madras and Bombay governments are adjusted at those presidencies respectively. The transactions of Agra with the Bengal presidency will all pass through the offices of the respective accountants at the seats of government.

That there be transferred to the offices of account and audit for the Agra presidency such part of the establishments of the offices of account and audit

[.] Now both the Accountest and Civil Auditor are located at Agra-

at the Presidency as may be possible under the relief affected by the removal of these branches of the existing basiness. It is expected that the flatablishment so transferred, which to that of the O'floo of Supportnessent of Resources, will suffice for the new O'flore at All babed without incurring much further charge on this account.

That the following arrangement of duties and modification in other respects be made of the Offices of Accountant at the Presidency of Fort William so as to admit of the abolition of one substantial appointment in diminution of the expense attending the above arrangements.

That the Aumentant Owneral conduct in person the duties of Military Accountant, and the Deputy Accountant General be Accountant in the Secret, Political, Lazistatice, Judicial, Revenue, General, Financial, Commercial, Pureign Customs, Salt, Option, and Marine Departments.

That the Civil Anditor's Office at the Presidency continue on its present footing; and that it will be the duty of this Officer to audit the civil charges of all Departments, and of all Officers subject to the Government of Bengal.

Nors - Late Orders desire the training up of Junior Civil Servants for the offices of Auditor.

RESOLUTIONS RELATING TO CHINA SERVANTS.

OUR GOVERNOR GENERAL OF INDIA IN COUNCIL.

PARA. I. In reference to our Despatch duted the 27th of December, 1833, No. 75, regarding the China Servants who may accept the offer of Transfer to the civil Establishment of India, we think it right to state that it is not our intention to require from these Servants as the condition of their remaining in the civil service, that they should pass the Examination in Native Lauguages which is required from Writers.

2. We have no doubt that the Gentlemen to whom we refer will use their exertions, and in many cases those especially of the Juniors, successfully, to qualify themselves to hald any Office under your Government, but there are some Offices of importance in which a knowledge of the Languages is not indispensable.

London, 21st May, 1831.

Resolved, that, baving taken into consideration the situation in which the Members of the China Factory will be placed by the discontinuance of the company's Trade, the following arrangement be adopted, subject to the confirmation of the Board of Commissioners for the Affairs of India, viz.

That is virtue of the authority vives by Section 113th of the Act of the 3d and 4th William IV, chapter 85, as offer of Transfer to the civil Establishment of India be made to each of the civil servants on the China Establishment, that such of these servants as shall accept that offer shall be statisfied to aqualities from the company of the amount allowed by the civil service Annuity Fund, viz. £1,800, provided that the aggregate residence abroad in the service as Members of the China Factory, and as Indian servants, shall not in any case be less than twenty-two years, and that is consideration of the present and prospective loss sustained by the China servants through the change of the scene of their service, the amount of Fine and Subscription which if they were Members of the civil servant's Annuity Fund, they would be called upon to pay on becoming annuitants be not required of them.

DEPARTURE FROM INDIA OF THE GOVERNOR-GENERAL, GOVERNOR, COUNCILLOR OR COMMANDER IN CHIRF, WITH INTENT TO RESTURE TO RUNOPE DERMED A REGISHATION, &c.

XXVII. And be it further enacted, that the departure from India of any governor general, governor, councillor, or commander in chief, with intent to return to Barope, shall be downed in law a Resignation and avoidance of his office or employment; and that the arrival in any part of Barope of any such governor general, governor, councillor or enactmender in chief, shall be a sufficient indication of such intent; and that no act or declaration of any

guvernor general, governor, conneillor, or commander in chief, during his continuance in the presidency whereof he was governor general, governor, councillor, or commander in chief, except by some deed or instrument in writing under his hand and seal, delivered to the secretary in the public department of the same presidency, in order to its being recorded, shall be deemed or held as a resignation, or surrender of his said office; and that the salary and other allowances of any such governor general, or other officer respectively, shall coase from the day of such his departure, realguation or surrender, and that if any such governor general, or any other officer whatever, in the service of the said company, shall quit or leave the presidency or settlements to which he shall belong, other than in the known actual service of the said company, the salary and allowances appertaining to his office shall not be pold or payable during his absence to any agent or other person for his use, and in the event of his not remaine back to his station at such presidency of settlement, or of his coming to Europe, his salary and allowance shall be decined to have ceased from the day of his quitting such presidency or settlement, any law or usage to the contrary notwithstanding.

FILLING UP VACANCIES IN THE CIVIL LINE.

LVII. And be it further enacted, that all vacancies happening in any of the offices, places or employments in the civil line of the company's service India, (being under the degree of councilor,) shall be from time to time filled up and supplied from amongst the civil servants of the said company, belonging to the presidency wherein so h vacancies shall respectively happen, subjet only to the restrictions in this act contained, and not otherwise that is to say,) that in the fil ing up and supplying such vacancies, no office, place, or employment, the salary, perquisites, and employments whereof shall exceed one thousand fire hundred pounds per unum, shall be conferred upon or grouted to any of the said servants who shall have not been neturly resident in India as a covenanted servant of the said company for the space of three years at the least in the who's, antecedent to such sacancy, and if the salary, perquisites and emoluments of any tifice, place, or employments, shall exceed three thousand pounds per annum, the same shall not be granted to or conferred with any of the sold servants who shall not have been actually resident in I alia in the said service for the space of nine years at the least in the whole, antecedent to such vacancy; and if the salary, perquisites, and emcluments of any office, place, or employment, shall exceed three thousand jounds per annum, the same shall not be granted to or conferred upon any of the said servants who shad not have been actually resident in foding to the said company's service for the space of nine years at the least in the whole; and if the calary, perquisites, and emploments of any office, place, or employment shall except four thousand pounds per annum, the game shall not be granted to or conferred upon any of the said servants, who shall not have been actually resident in India in the company assertice for the space of twelve years at the last in the whole, antecedent to such vecaucy; and that all appointments, advancements and promotions which shall be made for supplying say such vacancies, other than as aforesaid, shall be uell and rold.

The government of India are obliged before the 30-th April of each year to send in India of the probable number of the civilians that will be required in the third year from that in which they intend prepared—in all the presidency. In do this properly the secretary prepares a note and statements exhibiting 1, a detailed list of the civil servant of the presidencies, 3 an abstract statement of others, 3 the results compared with former years, 4, the prepartion of junior to seniors, 5, the proportions of substantive appointments to acting, 6 a prospective review of circumstances that might affect the demand for Juniors. The indents for the last few years have generally been—For Bengal and Agra 25, for Madras 12, and for Bombay 5.

PRIVATE TRADIFIC.

Members of the Civil and Military services may become shareholders in the Universal Assurance Company, but it is not allowed that occupations of a private institution should interfere with the claims of the public service to the undivided attention of the company's servants, and they are 'positively interdicted' from taking any part in the management of U. A. Co's, or any other similar company.

EXCEPTIONS.

The above interdist does not apply to the Asiatic, the Agricultural, or other such Societies, which cannot be in any way looked upon as trading establishments.

SALE OF PROPERTY TO MATITES.

19th September, 1837.

Civil Servants are allowed to sell private property to natives reporting the actual cost of the property to be sold to them, the name of the purchaser, his situation, and the price of the purchase money.

SALE OF PROPERTY TO MATITE PRINCES.

31st October, 1821.

RESOLUTION.

Circumstances having recently come to the knowledge of Government which suggest the expediency of preventing cales of valuable property, from being made by the civi-and bilitary Officers of the honorable company's service to foreign princes and chiefs, or to natives of rank or opulance residing under the protection of the British Covernment, without due intimation to Government through the principal local authorities, of the purposed sale and transfer of such property and the consideration to be received for it, His Excellency the Covernor General in Council is pleased to prohibit in future all sales, purchases, and transfers, between the Civil and Military servants of Government on the one hand, and natives of the description above noticed on the other, of grounds, houses, boats, equipages, horses, elaphants, plats, furniture, and generally every description of private property exceeding the value of five thousand (5,000) Rupses, without the sanction of Government being praviously obtained, under such possibles as the circumstances of each particular case of disobedience to these orders may demand.

The Governor General in Council takes this opportunity of adverting to the Resolution passed in the Political Department under date the 17th September 1831, and published in General Orders of the 18th of the same month, centioning all Civil and Military Officers of Government against carrying on any communications with native princes and chiefe, or their vakesie, except through the channel of the Political Anthorities.

CHARGES OF CORRUPTION.

Charges of correption against sivil corrects are usually investigated in the presence of the accuser and accused, by Special Commissioners under the subjected Regulation VIII. of 1817, and a copy of the resolution ordering the investigation has been generally fernished to the accused.

Whereso by Section 7. Magnistum XVII, 1813, the general Promption control over the proceedings of all commissions constituted under the provisions of section 5, of that regulation, is resist in the Sudder Dewanny Adamiut, the Board of Revenue, the Board of Commissinners and the Board of Trade respectively, (according as the person accused may be under one or other of those authorities;) and whereas by Sections 18 and 14 of the regulation aforesaid, it is provided that the Commissioner or Commissioners so appointed shall transmit to one or other of the said suthorities, as the case may be, the whole of the proceedings held and documents received, together with a summary of the pleading and evidence, and his or their opinion on the case, and that the Sudder Dewanny Adamiat, or the Board to which the case may belong, submit the whole of the proceedings and documents received by them to the Governor General in Council, with their oninion whether any and what facts, charged against the party, appear to have been cotabilished; and whereas, on some occasions, an adherence to the above form of proceeding may be productive of serious delay, in the final determina-. tion of the case, and of consequent distress to the accused party, as well as of inconvenience to the Public Service; the following rules have been enacted. In modification of the provisions above mentioned, and of such part of Section 15 of the Regulation aforesaid, as refers to the said provisions. 2nd. Whenever a Special Commission shall

The control over the proecedings of the Commission appointed under Regulation XVII. 1813 by whom to be exercised.

XVII. 1813 by whom to be General in Council will determine whether the exercised.

Commission, so appointed shall be placed under the control of any of the authorities above specified, in the manner prescribed in Sections 7, 13, and 14, of the Regulation aforesaid, or shall act immediately under the authority of Government; and all Commissions appointed as aforesaid, shall be guided by the instructions which

they may receive in this behalf from the Governor General in Conneil.

The Commission, when instructed to act immediately, under the authority of Grvernment, shall submit their proceedings directly to the Governor General in Council. 3rd. When the Commission shall be instructed to act immediately under the authority of Covernment, it shall submit directly to the Covernor Ceneral in council, (without the intervention of any of the authorities above specified,) the proceedings held, and documents received on the occasion, accompanied by translations of papers not in the

be appointed under the provisions of Regulation

XVII. 1813, for the investigation of charges

exhibited symbols a public officer, the Governor

English language, together with a summary of the pleadings and evidence, and their opinion on the mosts of the case, in like manner as they are now required to anomit the same to the Sudder Dewanny Adamlut; and the Board of Revenue, Board of Engenie, Board of Engenue, Board of Engenie, after receiving the report and proceedings submitted by the Commissioners, will proceed in the case, in the same manner as if the said proceedings and the report bad been submitted by the Su'der Dewanny Adamlut, or one of the said Board: provided however that if, in any case, on consideration of the proceedings and report of the commissioners, it shall appear to the Governor General in council, necessary, that further evidence be taken, or that a further explanation be given by the commissioners, of their sentiments on any point connected with the case investigated by them. It shall be competent to the Governor General in council to direct the commissioners accordingly, and the commissioners shall be authorized and required to take such further evidence as far as the same may be attainable, and to furnish such further explanation as may be required.

And to apply to Governed as aforesaid to not under the immediate assement for any instructions thority of Government, such commission shall which they may require. apply to Government for any instructions which they may require in the execution of the duty entrusted to them, for which provided may not have been expressly made by Regulation XVII. 1813, or any other Regulation; and the Governor General in council will pass such order on

the subject, as may appear consonant to the general principles of equity, and must conducive to the purposes of substantial justice. And in may suce in which any doubt or difficulty may arise in the conduct of the inventigation, for which it may appear advisable to make providen by a General Regulation, the commissioners shall be competent to prepare the utest of lieutinion for the Durance, and to enhant it Le the Covernor Grantal in quantil for his consideration and orders.

ing the intent and wearing of any Regulations, the Commissioners to address themselves to the Court of lut, and to be quided by that Court. their determine ion

care to consist of less than troo persons, one of whom to be selected from among Department.

5th. Provided however, that in any case Unon questions regard- wherein the Commissioners shall entertein doubts of the intent and meaning of any provisions of the Regulations which are or may be in force, they shall submit the point to the Court of Budder Dewanny Adamiet for their consideration, and Budder Dewanny Adom- shall be guided by the determination passed by

Oth. Provided further, that whenever Go-The Commission in no verument shall determine that the Commission to be appointed under the provisions of the Hagulation above mentioned, shall not be placed under the control of the Budder Dewanny Adamthe Officers in the Judicial lut, the Board of Revenue, the Board of Com. missioners, or the Brard of Trade, such Cumminsinn shall in no case consist of less than two page.

sons, one of whom at least shall, in all practicable cases, be selected from among the Officers in the Judicial Department of the service.

BORROWING, LENDING.

By Regulation XXXVIII of 1703, covenanted servants of the company employed in the administration of justice, or the collection of the Revenue, are problekted lending money to propoleture or farmers of land, dependent taluek. dara, under-farmers, or systs, or their surelies.

By Revenue C. O. of Jame 4, 1821, it is ruled that their is nothing more to he depresented, than that the officers charged with the civil administration of the country should be under pecualary obligations to aemindars, or other holders, or farmers of land, in the districts under their authority; the objection applies still more directly to such loans received from the Candians of Wards, or the managers of their estates

In this respect the practice of borrowing money is likely to prove much more hartful to the pavise service, and injurious to the grout name of the afficers of Government, than that of lenting, against which the Rule of Regulation XXXVIII 1793, indirected.

The Resence C. O. of May 23, 1823, requires that no. public servant shall employ, or appoint, or continue in other, any relative to whom, or to whose reletive or dependant, be is, either directly or ludirectly, indebted, without incurring, whenever the circumstauces may be made known to his superiors, the most serious responsibility.

SALES TO PATITES.

The Court of Directors have declared they will consider every officer highly extrable in being haritually concerned in Sales of horses, cattle, &c. with zemindare who might be suitors in their Courts, in as much as they infringe an expressed Regulation, and violate a solemn Tagagement.

RESOLUTION REGARDING FUZZURA AND SUPPLEMENTAL GROSRS TO OF-PICERS OF THE SEVERAL DEPARTMENT.

Fort William, the 2d June, 1820.

The right han ble the governor general in council having resolved to sholish the eastom which prevails generally throughout the provinces subject to this

presidency, of natives presenting Nuzzurs in money, and trays of fruit, and other articles, on the occasion of their paying official or complementary visits to pablie Functionaries in the service of the honorable company, it is hereby notified for the general information of all public officers under this presidency, that the eastom in question is strictly probibited from the date of the publication of this notice, and that it is the expectation of government that all public Punctionaries will adopt every measure within their power to make this prohibition generally known, and obeyed by all natives of whatever rank of degree with whom they have official or private intercourse.

In direction the abolition of the custom above referred to the governor general in council deems it due to the servants of the hou'ble company generally, to declare that the measure has not been adopted by government on the ground that it has been perverted to improper purposes by any public officer under government, but from the conviction that it subjects natives to useless, and drequently vexations expense, and to extortion on the part of mental servants and departments. His Lordship in council is indeed fully persuaded that the abolition of a practice open to each serious objections will be viewed with satia-

faction by every officer in the hon'ble company's service.

In girculating this resolution to political officers it was stated that the prohibition relative to the acceptance of nuzzers and presents of fruit, &c. was intended to apply to the cases of Individuals who are subjects or dependents of the British government, and consequently under their controll, and not to native I rinces and others to whom we have no right to issue a prohibition order. for with regard to complimentary presents of fruit from native princes, and others not a biret to our authority the refusal might be offensive to their feelings, as contrary to established usage, but in as much as the practice can be discouraged without giving umbrage, the political officers were not to fail to act in the spirit of the resolution above quoted.

The resolution was circulated to all revenue and Judicial officers and to the Army with a mere lutimation, that it was for their information and guidance.

BORROWING ARTICLES PROM NATITES OR OTHER PRIVATE INDIVIDU-ALS, PROHIBITED.

Extracts of a General Letter from the Honorable the Court of Directors. dated the 13th Nov. and 28d December, 1833.

Para. 55. It was found that Mr. A. B. officiating commissioner of circuit had applied to a Zemindar for the gratuitous use of his budgerow which was to save him an expense of some hundred rapers. We entirely concur in the censure which you passed upon his conduct. Mr. A. B. we observe, made the following assertion; 'Borrowing boats, and elephants is a circumstance of daily occurrence, and I may with safety assert I believe that there is not an officer In the service who has not done so.' If this representation be in any degree well founded, we desire that a practice which is not creditable to persons in public authority, and in in violation of the rules of our service, may be effectuplly put down.

On this it was ordered that the above should be circulated to the several commissioners for their information and for that of the officers asbordinate to

them.

THE MERIT FOSTERING ORDER AS AT PRESENT IN PORCE.

No. 2271.

Fort William, Judicial and Revenue Department, 20th December, 1836. MOTIFICATION."

The periodical Reports on the official characters, qualifications, and conduct of all the covenented officers of government in the judicial and revenue department, called for under the resolutions of the right honorable the Gusteron General in a panell, dated the 28th of January, 1834, having been discontinued, under the arders of the Honorable the Court of Directors, by the resolutions of the Right tunorable the Governor General of tudis in Council dated the 27th of June issi, and published in the Gozefe of the \$1 of July

In obedience to the he ble Course instructions it mill be publisty notified that hose reports shall h werforth be discontinued. but I am, at the sametime, directed to state that his Liedship in coincil is strongly impressed with the expediency of adopting att withoutshort of the systemetia personil reports which have been interdicted by this urifue the purpose of beinging to notice the manuriquesicheer ypobtie office is confucial, is order that Officers duting pairted by more mus be brought forcer t and promated, and that autable notice may be turen of the emduct of those who are negligent and incapable.

The right how ble the Governor of Fort William tu Bengal is requested, therefore, in communication with the Lieutenant Governor of the N. W. Prorinces, to prescribe to controlling ou burilies in the several Departments of Gucerament, an improved system of reporting the resulls of a iministration. or to trans such other instructions no to His Lordship may seem but entendated to promote the object contem delat by the system nom distantinus, neucy. that he promotion of the service may be usefully and efficiently distributed, and i's discipling and spirit up hald.

following, it has become necessary, under the opders of the supreme to resument, eited in the margin, to provide some method that shall not be of the the objections that have been urged against a system requiring superintending offices to prepare, at stated intervals, to annalysis of the official characters of all the Office is under them; but that shall, nevertheless, be sufficiently effective for the objects which that system was organized to o state, and of which the importance has been fully admitted.

Those dispets are, fleety, the energing into all of the principle, which has been specially enjoined, of enforcing responsibility in all autiports for fine incipacity or negatively, or wrongs committed by the ciril servant under them, notes they are, as the cases may a fair, either as treased, or espected to Correspond; Secondly, the behazing to the knowledge of Government all instances of eminent merit and qualifications amongst its coveranted Offices of all ranks; so that the Government may be enabled, generally, to reward merit, to slinguiste a retine to enquir Offices the best qualifications are incipalities.

The following Rules, is amendment of these already preserved for preparing reports of the results of administration, have see relingly been proposed by the Right Honorable the Governor of Bengal, in communication with the Homorable the Lieutenant Governor of the N. W. Provinces, and have been approved by the Right Honorable the Governor General of India in souncil; they are now promulgated for the information and guidance of all officers in the Individual Rul Revenue Dovertment subject to Mr. Orders of the Governor.

In hearing appeals from the Eillah Courts, every Judge of the court of Suider Dewanny Adamint shall note, as each case proceeds, may points that may strike him as affecting materially the character of the court below, and whosever, at the court grows of an appeal, any Jugde may be of opinion that the Process.

ings of such a court have been either remarkably well, or remarkably ill, conducted, it shall be his duty to make a note thereon for the consideration of the court, collectively, at their English sitting. The court will determine in what manner these unter may beat be made available in the preparation of their unnual report, for the expression of their collective opinion on the quality of the hasiness performed by every Zulah Judge.

The court of Sudder Dewanny Adamint is hereby required to make a Special Report on the subject of any Zillah, in which they may be of opinion that the state of civil business is such as to make it descrable for the sake of the public interests, that measures should be immediately taken to remidy the evil. In cases of less importance, it shall be the duty of the court to notice in their samual Report any sectors defect which they may believe to exist in the admi-

pletration of civil postice in any district under their Jurisdiction.

In addition to the number of cases decided by each Zillah Judge, the number of days ber of misselfaneous Judicial Orders passed by him, and the number of days employed in Session business, which information is now given in the annual Report of the court of Sudder Dewardy Adamint, that Report shall in future show the number of appeals, Regular and Special, Indged egainst such Decisions and miscellaneous Prilers, the result of all the appeal of a like nature from each Judge decided on during the course of each year, and the number of days in which each Judge sat for the transaction of civil business.

Confes, anding information with respect to the Properties of the several fassion Judges, must be embodied in the annual Reports subon to the Government by the source of Sudder Nizamut Adamia on the administration of criminal Justice; and a corresponding method for laying the accessive information

before that court collectively, must be adopted.

It shall be the duty of the several commissioners of circuit to report, in their finit-yearly folice Returns, their opinions on the general efficiency of the P lies of each District under their Superintendence, and on the mauner in which the various business in this Department has been performed by each of the Officers among whom it is distributed. It will also be the duty of each commissioner, to notice prominently in these Reports the extent to which the services of the Assistants to the Magistrates and Joint Magistrates in his Division have been employed, and the consequences of such employment, in order that the application and abilities of the several Officers in the Junior grades of the Service may be brought distinctly under the view of the Covernments.

It will be the duty of the Sudder Reard of Revence, immediately upon the close of every Bengal and Punity year, to submit to Government estatement of all automoding arrears of Revenue in every Bengal or Punity District, with a note of the proportion per cent which each arrears may bear to the Jumma, in each case, and to remark, where necessary, in what degree the result is attributable to the conduct of the Collector or Deputy Collector in each District.

Division Reports required from the Sudder Roard of Revenue, showing the business that has been done in those Departments during the past years, and the plan of operations for the approaching cold season, will necessarily be continued. In these Reports, as far as those particular duties are concerned, the Sudder Board of Revenue are hereby required to represent every case in which the conduct of the Officers employed has been distinguished by seal, and discretion, or by the contrary faults; and to call upon the commissioners and collectors under them, to farmish them with all Statements of the allotment of work to their assistants, and with all the other materials that may be necessary to enable them satisfactor by to perform the duty above required of them.

It is hereby declared that it is the duty of the Sadder Coarts and Board, of the commissioners, of the Collectors and Deputy Collectors, and of the Magistrates and Joint Magistrates, to report to their immediate superior every cases in which they may be of opinion that a covenanted Officer, subordinate to them is decidedly disqualited to dicharge efficiently the duties entrasted to him; and it is bereby notified to all such Functionaries that it is considered an execution part of their duty to make themselves acquainted with the manner in

which their subordinate officers perform their duties; and that they themselves will be held responsible for any mischierous canacquences that may result from any inefficiency, but habits, or serious errors of conduct of those under them, that ought to have been known to them, unless they report the same for the information of their superiors.

In framing the rules which have been above prescribed, the right becomes ble the governor of Bengal has discharged the duty committed to him of improving, as far as possible, the established system for the control of the civil administration; for ensuring the efficiency its just reward; and protecting the public interests from the consequences of incapacity or neglect. But he camnot allow the opportunity of promulgating the rules to pass, without making known to the civil service in these provinces the high satisfaction with which since his arrival in India, he has obserted the geal, the justice, and the auscess with which, with rure exceptions, they have applied themselves to the performance of their various and ardions functions. To their character and public spirit more than to the operation of any formal system of supervision and control, he inches for a perseverance in the same meritorious exertions, and for a maintenance of the same careful regard, in their important and often delicate trusts, alike to public and to individual rights.

CASUALTIKS.

All casualties to be reported to the departments of government concerned, custody of serects of setates and functio property.

All government servants are called upon to take charge of the effects of deceased public officers, and all public property generally when without custody.

GAZETTING MILITARY-CIVIL.

All matters affecting military officers employed civily are always communicated from the civil to the military department and where gazetting is nocessary, the same appears in the orders of both departments.

EXCHANGES.

Exchanges between servants of Bengal and Agra respectively may be sanctioned when the arrangements made for the exchange preliminarily by the parties concerned is unobjectionable in its nature, but application for transfer is not usually complied with except under special elecumelances of which the government judges, taking into consideration the marite of each particular case.

LAW OFFICERS OF GOVERNMENT, HOW TO BE COMSULTED.

No district officers should consult the law officers direct, or otherwise than through the government receptarist of the department under which they serve.

ARRY MARTHE METHERS PRINTER.

Assay masters and deputy assay mosters are permitted to retire after 20 years service including three years for the one furlough; the former upon £300 a year the pension of a superintending surgeon (but not villett like his to increase for longer service); and the latter upon £191 17, 0, the pension of a surgeon, and if compelled by ill health, duly certified, to quit India at an earlier period, the retiring allowance after ten years service to be £200 a year for an assay masters and £150 for the deputy.

RETENTION OF FOLITICAL PRESENTS BY MILITARY OFFICERS.

On a claim to retain the presents received from the Labore Durbar by the party who accompanied Runjeet Sing's sabra to Hurdwar, it was observed that it was contrary to military usage and the established rules for officers and soldiers in the service of government to receive presents of such a nature.

EMBLET TO PULITICO-MEDICAL OFFICERS.

A Medical officer employed usder orders of the political department for some weeks in attendance on the late Maharajah Respect Sing, was presented on his departure from Labore by that court with a Khalut and a make Z.afat.

The question having arisen as to whether under the general prohibition against the retention of such public officers they could be kept in this instance, the governor-general decided that both the Khelut and the amount balance of cash that had been tendered as a Zeafut might be retained by the medical officer in question, not as a political present, but as a fee for medical attendence; as the changes were that had he been at his own station he would have been gaining fees to the same amount for family medical attendance.

DEPUTATION ALLOWANCE.

An assistant at the political Residency of Indore drew a bill for deputation allowance for settling disputed boundary clubes of Holkar, Scindin, and the Power estates.

This hi I was returned by the civil auditor on the ground that the claim was not founded on the requisite authority of government for the charge.

The bill was passed, but the government remarked that officers on deputation were entitled to extra allowance, only when such deputation had the sanction of government.

20 ASSISTANT, INDORE.

The 21 assistant to the resident at Indore having claimed his military pay and showances in addition to the salary of his civil appointment, such claim was declared inadmisable, in conseque see of the rule established under the orders of the houble court prohibiting the same, and it was ruled that he could draw only the salary of 2d assistant, viz. a consolidated one of Rs. 10-15 6, 2th chargesble to the opings; and \(\frac{1}{2}\) to the political department, after deduction of military allowances.

TENTAGE ON POLITICAL DEPUTATION.

On a claim of capt, A. B. to compensation for form in tents sustained by bim when deputed with the sales of Maharaja Runjeet Sirg to Hurdwar, it was observed that as capt. A. B. enjoyed an allowance for tentage under the regulation of government, his application for re-limbursement on account of wear and tear of tents could not be admitted.

Ilis extra curriage expenses were however passed to Captain A B. OFFICE HENT.

THE APPENDIX:

Ring's liegulations, &c.

PRICES OF COMVISSIONS.

| PRICES OF COMV | 19510N3. | | | | |
|---|---|--|-------------|----------------------------------|--------------------|
| RANK. | Full price of com- | Difference la valar bejaces the several | puccessons. | Difference in value to water | half-pey. |
| Life Guards. Lieutynaut-Colonel Major | 7. n. 7950 0 5350 0 3570 0 1785 0 1265 0 | 1. 19 0 1850 1715 525 | .0000 | | . 4 |
| Royal Regiment of Horse Guards Lieutenant-Culonel Major Cuptuin Lieutenant Cornet Dragoon Guards and Dragoons. Lieutenant-Culonel | | 1800 1909 400 1800 1340 | 43 | 1433 1433 | 00 |
| Captain | 3.25 0 1190 0 810 6 | 350 | Ü | 1801: \$tb 000 | 3 4 13 4 0 0 |
| Foet Guards. I leutepant-Colone! | 4800 0 | 8500 2750 850 | 0 0 | | |
| Regiments of the Line. Lieutenant-Colonel Major Captain Lieutenant Ensign | 3200 1800 760 | 1510 1400 1100 250 | 0 0 | 1314 949 511 363 156 | 0 0 0 0 0 |
| Fusiliers and Rifle Corps. 1st Lisutenant | | 200 | 0 | 395 | 0 0 |

PAY TO GENERAL OFFICERS UNATTACHED.

| (Who were promated to these ranks | previ | ous to 1 | 818) | |
|---|------------|------------|--------------|-------------|
| Coneral | . <i>u</i> | 16. | | per diem, |
| Lieutepunt-Claneral | . 11. | 1 2a. | 0 <i>4</i> . | per diem, |
| Malor General | . 11. | 55. | | per diem, |
| N. H. He the regulation of 18th Pob. 1811, t | the e | elabi-alıı | ment (| ns General |
| Officers receiving unattached pay is to be gradue | atiy r | educed | to 19 | 11, at 25s. |
| per diem; and officers since premated to the Gene | erai (|)fileer# | terej t | the rate |
| of pay uply of their last regimental commission. | | | | |
| The negments are made Quarte la. at the P | Pat O | Ben. W | hiteba | ii. |

STAPP PAY.

HOME AND ABROAD.

| Applications . | | | |
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| | I. | P. | d. |
| Field Warshall, commanding in chief | 16 | 8 | Ð |
| Communder of the Forces (not a Field Marshall) | Õ | n | ĕ |
| | K | 13 | Ğ |
| Cleut-General When employed as such upon the | 9 | | _ |
| Fledt-Cleaster A tien subjuled na such about the | | 15 | 10 |
| Major-General staff abroad or at home | Ī | 17 | 11 |
| Brigadier-General) Colonel | ł | 8 | 6 |
| Colonel | 1 | 2 | 9 |
| Adjutant-General, at home in Peace | 4 | 5 | 4 |
| walmant-constant at name [in Leace | 3 | 15 | 10 |
| abroad | 1 | 17 | 11 |
| Deputy Adjutant General, abroad & at home | 0 | 19 | 0 |
| Principal Amisiant Adjutant-General, at home | 0 | 10 | Ō |
| Assistant and Deputy Assistant Asjatant-Liencral, at home | ő | iĭ | 3 |
| Assistant Adjutant-General, abread | 0 | 14 | 3 |
| Phones Alska | - | | |
| Deputy ditto | 0 | 0 | 6 |
| Bub ditto | 0 | 4 | 0 |
| Quarter Master General at home in Peace | 3 | 15 | 10 |
| (in l'ente | 4 | .5 | 4 |
| abroad baota | 1 | 17 | 1 t |
| Deputy, ditto, abroad and at home | 1 | 19 | () |
| Assistant ditte, abroad | 0 | 14 | 3 |
| Deputy ditto ditto | 0 | Ω | 8 |
| Sab ditta ditta ditto | 0 | Ā | õ |
| Perm. Dia, Assistant to the Quarter Muster General as Lieut. ? | | • | • |
| Colonel of cavalry, lociniting is. I'd. In lieu of a servent | 1 | 4 | в |
| Ditto as Major of careiry ditto ditto | 1 | 0 | Ω |
| Dep Ass. Quar. Muster General when the days gross | i | 14 | 3 |
| Demporary Assist Quarter Mester Cleneral | ò | 9 | 5 |
| Military Secretary, abroad | Ö | 19 | 0 |
| Assiniant ditte ditte | Ö | 9 | 6 |
| Military Segretney in Narth Britalu | | _ | |
| laspector of army riothing | Õ | 8 | 6 |
| Commendant General of Hospitals | 0 | 19 | 1) |
| Aide-de-enump to the Kang | 1 | B | 6 |
| This is a flamous officer | 0 | 14 | 5 |
| Ditto to a Coveral officer | 0 | 9 | 8 |
| Major of Brigaria. | 0 | 9 | 6 |
| Chaplain to the forces (if commissioned). | 0 | 18 | 0 |
| I. Librathat Larelinger bulk (1): | • | Ð | 6 |
| Provose Marshal, abroad, (if commissioned). | ^ 0 | 9 | 6 |
| REPRES CHICA THEO | 8 | 4 | 9 |
| Ditto Judge Advocate General | 0 | 10 | 0 |
| | - | _ | |

| PART TV.) | UNATTICHED | AND STAFF PA | Y. | 221 |
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| | COMMISSANI. | AT DEPARTMENT | r. | |
| Deputy Commiss Assistant Commiss | ieral ary tzeneral ssary General | | 1 | e. d. 14 11 8 6 14 8 |
| | MEDICAL | DEPARTMENT. | | |
| Principal I spect Inspector of Hospita ditto, 2nd Ditto after 20 ne Surgeon of a Re Assistant Surgeon Deputy ditto, Apothecary, Apothecary, Hospital Assista Ditto abroad, at Litto ditto abroad, at Litto ditto abroad. | 2,000l. per Annum nr, 1 200l, per Annum pituis lat | | | 18 0 0 0 0 14 16 16 16 16 16 16 16 16 16 16 16 16 16 |
| Ranks, | Rates. of Pension | us Ranks, | Rates of Pen | tions. |
| in Chief at the | mmanding mel real real real forneral master Ge- pitals ling General aster Gen Hasitals itant Gun). | Major of Br Assist. Com Judge A too Sudge A too Chaplain Pay-master. Physician Surgeon, stuff Furseyer Licutenant. Adjutant Assistant Su Cornet Regionsatal Content Regionsatal Content Regionsatal Contents Regionsatal Content | rigatie | 70 50 |
| Assi. Quar. to Deputy ditto. | aster Geni. 🕻 | ellowence | according to the | _ |

(SOT DREVET.)

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| REGIMENTAL RANK. | Ca | valr | y. | Inf | f · n t | ry. | Ca | , ulr | y. | In | ant | rg. |
| The second secon | \overline{i} . | 4. | d | 1 | 8. | d | 1 | 8. | d. | | , | d |
| Calonel | 0 | 13 | 0 | 0 | 12 | 0 | 0 | 15 | ß | 0 | 14 | G |
| Identenant-colonel | 0 | 10 | () | lo | 8 | 6 | 0 | 15 | ß | 0 | 11 | 0 |
| Major | 0 | 8 | 0 | 10 | 7 | G | 0 | 10 | ß | 0 | 9 | G |
| Captain | | 5 | 6 | | 5 | | | 7 | ß | | 7 | 0 |
| Licutenant of Foot Guarde | | | , | 0 | 3 | 1; | | | | | | |
| Lieutenant | 0 | 3 | 0 | 0 | 2 | 4 | 0 | 4 | 8 | 0 | 4 | O |
| Ditto, above seven years standing | ١ | • • • | | ١ | | | | | | 0 | 4 | ß |
| Cornet, 2d Lieutenunt or Ensign | 10 | 2 | 6 | 0 | 1 | 10 | ; o | 3 | 6 | O | 3 | Q |
| Pay-master | | 7 | 6 | ! o | 7 | Ø | 0 | 7 | 6 | | | (|
| Adjulant | | 2 | 0 | lo | 2 | 0 | 0 | 4 | 0 | ١., | | |
| Ditto, red, since 1802 | | 4 | Ó | Ō | 4 | 0 | ۱ | | | ١ | | |
| Quarter manter | | | - | 1 . | 9 | | | 4 | 0 | 0 | 3 | Û |
| Burgeon, or staff surgeon | | | - | - | | | | _ | | _ | | ā |
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The incremed Rate of Hall Pay is granted to all Officers placed upon Half Pay since the 25th June, 1814, and so those placed upon half pay from the year 1730, to the 25th June 1814, in consequence of wounds or infirmities contracted on service.

Both Roles of half pay are paid quarterly, without deduction at the Pay Office at Whitehall.

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N. B.-The Phyments are made quarterly, at the Pay Office, Whitehall: and those of the Commissional Behaliment, at the Treasury Chambers, Whitehall.

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STUDENTS AT THE SERIOR DEPARTMENT OF THE ROYAL MILITARY COLLEGE.

- 1. A candidate for admission to the senior department of the college must be a communicated officer in the army, and must neve complete the the topy sty profession of the are; he is at these religibly secretar a commissioned afficer with his refinent for three years about to a four years at home, as less he should have been reduced to it is pay before the compution of such period, when his claim will be completed.
- I It application is to be of from of the Covernor of the college, and be supported by antisfactory testion male as to character and conduct; as likewase on his better and grounded in the duties of the particular bostock of service to which he to looks.
- 3. Physe hardmoids in must be from the officer common ling the regionals is which he is serving, or, if on half-pay from an officer of rank in the reresse.
- 4. It is reen amounted that every officer previously to his admission should make himself in seter of the elements of pum geometry; has therough acquaintainess with common submethe, is, obsource, presumed and expected.

All the students will have the free use, under such regulations as the finvernor may deem necessary, of the books, maps and place in the confege bloory.

- 6. The time allowed for the course of advention at the senior department is two procession the date of the admission of unit officer. Unit value has been educated at the jamor discriming in wider case the period allowed is one y as and a half.
- O At the elses of every half-year of rest to now the states the requested to undergo not a remote a timps agrees we portions of the course of instruction; when, if he be found not to have made the nations of a temperate in the Lig months, he will be even a needed to join his region of whiteout waiting for the production of the course.
- 7. Officeraped coming the required courses of studies, are, at the edition of their counteness, and the edition of their counteness of the following the first design of the course and the follows course ing to site degrees a pro-is ency and to eat exist evidence at the policy can accept an exist evidence at the policy can accept an exist evidence.
- 8. The member of students in the so the department is at present limited to fifteen.
- 9. Fach student pays into the finds of the college such som annually as has been preposely determined by the Board of Commissioners.
 - 10. The amenal subscription at present is therty goingue.
- 14. Every n'llege, no bee ming a student, is required to subscribe two gula as to a to bega Lima a Food.
- 12. Quarters are provided for his the officers of the senior department, at the Cullege. And foliage money for machinese (under the authority at the collegists Roard) is an await to such as here made sufficient progress in their studies to sparify them for sketching in the field.
- 13. Here officer sin lying at the senior department is required to wear his national with the same structures as if on duty with his regiment.
- Id. In case any officer belonging to the senior department conducts him-self in each member as may appear to be at all detrimental to the lustitution, or halding out a bad example to the roung gentlemen of the junior department, either by want of application or in other respects, a report upon his conduct will be transcotted by the Governor to the Adjutant Ocasial, with a view to his being withdrawn from the institution.

16. Regimental officers on full pay, who obtain permission to become students at the Senior Department of the Stoyal Military College, or to be, reported to the regimental returns in the column of "officers absent on duty" for the period during which they remain at the College.

BETTLERS IN THE COLONIES.

No. 456 GENERAL ORDERS. - Horse Guards, 24th August, 1827,

His majesty being desirons of holding ant further encouragements to officers on haif-pay, to become settlers in New South Wales and Van Diemans' Land, has been pleased, in reference to the General Orders of the Sth Jave, 1826, and 16th May 1827, to command that the following additional inducements shall be promute stell to the news, for the information of those officers who may be disposed to a sail the masters of the benefit of this arrangement.

All officers on half-pay, who parchased and were reduced, whatever may have been the part id of their service, or officers on half-pay who did not putchase, but who, after having served twenty years, half of which on full pay, have been reduced, or have retired to half pay on account of wounds or impaired health, shid be examped from that part of the regulation contained in the General Order of the 8th June, 1823, which requires the officer to relinquish questhir tof the value of his commission, in the form, and shall be allowed to receive the full value of such commission, in the same manner as officers on full pay, who having purchased the commissions, or having served twenty years, are desirous of celling out for the same object.

His Majesty has further been pleased to command, that this advantage shall be extended to officers of all ranks, whether in or full pay, retired full pay or half-pay, but that in the two latter closes, all sales shall be subjected to the conditions and restrictions established by the General Order of the 2d May, 1825, notwithstanding that a large portion of the officers on half-pay would be excluded therebyellom sale, and in order time the government may have full security or the proposition of the same produced by the sale of commissions to the intender purpose, it is His Majesty's command that the agent to whom the purchase money be paid, shall be instructed to retain in his hands one-third of the amount in each case, to be paid to the officers who purpose to emigrate, and who shall have obtained permission to dispend of his contained, or his half-pay, with that view, upon his producing to the agent a certificate, signed by the mater of the vessel, that he has engaged his passage on board such vessel for the paymose of proceeding direct to the colony.

By His Majesty's command,

HENRY TORRENS, Adjutant-General.



circulan, No. 647.

War Office, 21st November, 1829.

Sin,—The King having been graciously piecest to direct that the acceptated and orders under which pencious and allowances are granted, on acceptate sequends received in actions, should be consolidated und amended, and that certain additional regulations relative thereto, shall be established, I have the honour to transmit for the information and subtance of the others under your command, a copy of the amended regulations, and have the satisfaction to requaint you, that His Majesty has directed, that in all mass in which officers now on the pencion list shall, during periods of not less than fire years, kays

been in receipt of pensions for wounds received in actions, they shall in future enjoy their pensions without being subject to the inconvenience of personally appearing from time to time before the Army Medical Board.

I have, &c.

H. HARDINGE.

Officers commanding

Regiment of

6244.

1

Warrant regulating the grant of pensions and allowances to officers of the land forces for recounds received in action.

GRORGE R.

Whereas we think it expedient to consolidate and amend the several rules and orders under which pensions and allowances are granted on account of wounds received in action, by officers of our land forces, and to establish certain additional regulations, relative thereto; our will and pleasure is, that, from and after the date hereof, the regulation annexed to this our warrant, shall be the sole rule on this head; and that the cases in which pensions and allowances may be recommended to us to be granted to officers, shall be limited to wounds and injuries received in action, and shall be established by the production of such certificates and reports of Medical Boards, as shall be required by our secretary at War.

Given at our court at Windsor, this 14th day of November in the tenth year of our relan.

By His Majesty's command,

HENRY HARDINGE.

ARGULATION.

lat.—If an officer shall receive a wound in action, which shall occasion the loss of an eye or a limb, or the total use of a limb, or limbs, or shall receive hodely injury fully equal to the loss of a limb, he may be eligible to receive a gratuity in money of one year's full pay of the regimental rank, or staff appointment, held by him at the time he was wounded.

And.—If an officer shall be wounded in action, and it shall appear upon an inspection made of him by a flourd of army medical officers, assembled by order of the secretary at war, that such officer has, in consequence of his wound, lost a limb or an eye, or has totally lost the use of the limb, or that he has suctained a severe injury in action, fully equal in every respect to the loss of the limb, he may be recommended to his majesty for a pension at the tale fixed in the annexed scale for the rank held by him when he was wounded, and commensing one year after the wound was received; the continuance of which shall depend upon subsequent examinations before the Military Medical Board.

3rd..... If the officer shall have lost more than one limb or eye, he may be recomposed for penilon for each limb or eye so lost in action.

4th.—If the wound received by an officer in action shall be so severe, in its permanent effects, as to be nearly equal but not fully equal to the loss of a limb, such officer may be recommended for a gratuity of eighteen months full pay of his regimental rank, or stoff appointment, held by him when wounded; in which case no pension shall at any subsequent time be granted to him under this regulation.

Other-If any wanted received in action shall be certified to be severe and dangerous, but in its permanent offices not equal to the loss of a limb, the officer receiving such wound may, in consideration of the expense attending the cure thereof, receive a gratuity, varying according to the nature of the race, of from three to twelve months full pay of the regimental rank, of staff suppointment held by him at the time be was wounded.

Gib.—If an officer shall have hold a pension for a wound received in action for a term of five years, and shall have been examined twice at the least, before a Hoard of Army Medical Officer, be may be recommended for the permanent continuance of such pension; but if the officer, before the expiration of the term of five years, shall have so for receivered that this wound or injury is not fully regast to the loss of a limb, then he shall crose to receive and pension, and shall have a gratuity of full pay according to the degree of his injury, as hid down in acticle 5.

7th -If within the period of five years after a wound has been received, an officer does not apply for the pension, or applying for it, the wound shall not have been proved to be fully and personneutly equal to the less of a limb, such officer's claim to a pension shall not at any subsequent period be entertained.

6th -No gratuity or allowance for any wound shall be granted after the lapse of five years from the time the wound was received.

Oth.—No pension for the lass of one eye, from a wound received in action, al.all be granted, unless the actual lass of spinus shall have occurred within five years after the wound was received, and be solely attributable to seek wound.

19th.—As a general tule, the pension thall be granted according to regimental ranks; but in cases in which officers with Brevet rank shall have been employed at the first they were wounded, in discharge of duties superior to those attached to their regimental commissions, the pension shall be given according to the Brevet cank.

11th.—These pensions being granted as a compensation for the permanent disability sustained by wounds received in action, may be held together with any other pay and allowance to which an officer may be entitled, without any deduction on account thereof.

HENRY HARDINGE.

PAYOF GENERAL OFFICERS WHO ARE NOT COLONBLE. OF REGIMENTS.

WILLIAM R.

Whereas it has been represented to us, that the general officers is nor army who are not Colonets of regiments, have not been sufficiently provided for by our warrant of \$20 day, 1830; car will and pleasure is, that the pay of all General Officers in our army, who, under the fourth regulation of the warrant before referred to, are entitled to receive the full pay of their last regimental Commission, shall from the lat April last inclusive, be made up to the cate of four handred pounds per annum.

Given at our court at 5t. James's this 28th day of May, 1835, in the 6fth

year of our toice.

By His Majesty's command,

ORDER AGAINST DRAWING BAYONETS.

General Order, Horse-Guards, 18th June, 1833, No 520.

Some cases having lately occurred, in which soldiers have drawn their bayonets upon each other, and also upon other persons who happened to come in contact with them, whilst quarrelling in the streets and in public houses. The General-commanding-in-chief desires, that the soldiers of the army may be reminded, that they are armed for the protection of their King and country, and for the support and execution of the laws, when lawfully called out for these purposes; that they were their side arms as an honourable distinction of the profession to which they belong; that they are not to use them in private broils, or even for their own personal defence upon such occasions; and that it is the duty of the soldiers to avoid resorting to places in which such broils, are likely to take place, more particularly when dressed as soldiers with their side arms.

The General-commanding-in-chief is determined to put an effectual stop to so dangerous and disgraceful an offence, by the punishment and degradation of every soldier who shall, hereafter, be convicted of it.

To this end Loan HILL desires, that commanding officers of regiment depots, will bring to summary trial, for unsoldier-like and disgraceful conduct, every man who shall be reported to have drawn, or attempted to draw, his bayones for the purpose of using it against another person in any case of dispute, affray, or interference.

His Lordship further desires, that every soldier convicted before a courtmartial of having used, or attempted to use, his side arms, in any of the serce
herein contemplated, may, in addition to the punishment awarded by the court,
be degraded on the public parade, in front of the regiment or depot to which he
belongs, by being thereastripped of his bayonet, and bayonet belt, and proclaimed by the commanding officer us a whith unworthy to be entrusted with the
care of his bayonet, except in the ranks, under the view and command of his
officer.

In all such cases, the offender shall be stripped of his side arms by the pieneers, in order to enhance his degradation. He who is thus degraded, shall not be suffered to wear his bayonet or bayonet belt, except upon duty, for one year from that date of his degradation; during which time he shall be denied every indulgence to which the good soldier is entitled, and shall march to charge, in the ranks, without side arms. His name shall, moreover, be posted up in some conspicuous place in the barrack-room of the company to which he belongs, on the barrack gate, and on the doors of the guard house, and canteen.

The General Commanding-in-chief feels confident, that these measures will, with the zealous co-operation of all classes of officers and the vigilance of the Non-commissioned officers, soon rescue the army from the stigms which a few assorthy individuals would attach to it, by resorting to a base and unmanly expedient, heretofore unknown amongst British soldiers.

By command of the Right Honourable the General commanding-in-chief,

JOHN MACDONALD,

Adjulant General.

THE APPENDIX. PART V.

AN ABRIDGED CODE

STANDING ORDERS

REGARDING

MILITARY STAFF OFFICERS

SHOT, I -- STAPP ALLOWANCEA.

Augmentation of - We further direct, that no increase be made to the existing salarus of nor Soff Offices, without our previous approbation; and we take this opportunit, in apprist of you of our fixed ditermination to order the retund of the salation and altomatives which do not must with our concorreact; and we described this, our latentlin, may be made known to any officer, or other person to whom you may grant any allowance dependant upon our sanction, at that the colisidant mas be aware that he is hable to be called on in refund-whitever sums he may recove, under such girenmetances, in each of the allowance out here, approved of he the authorities at home, - Para. 219. letter C, of date 19th Jane 1815. - Q . Q. Q G, 25 h February 1818

O need Officers on lace -The following paragraph (b) of a militare letler from the Hand also the Court of Directors, to the Governor of the Prope dency of Part William in 18 agai, No. 34, dated 31st August 1830, is published for coneral information.

Latter dated 15th Jugust 1835.

With reference william's orders to Madran of 5 h August 1834 (n copy of which was forwarded by applicable to Bengal in Court's letter of 11th F braner 1835; neweding the altowances of General offices on the stuff, while absent from their divisions on lesve, salunit a representation of the injustions effect of the regulation therein land down, and urze the grounds upon which the Court are requested to reenquirer the orders in question, and to grant the ettaemai us betoleme ve ser Mo from any forfesture of allowances. while ament from their divisions on leave within the limits of the Presidency to which they belong.

1 Para 5. in compliance with your excommendation, we shall not abject to the configurate of the allowances of officers on the general staff, when absent from their sommands within the limits of their respective Presidous cies for a reasonable period, provided that us additional expense is hereby oreasioned to the state, -Q. U. Q. U. 30th Jan. 1837.

General Officers arrising from Europe, - The following paragraph of a Military Letter, dated the 23 l'October 1839, from the Henorable the Compt of Directors, to the Governor in Council of Fort Saint George, being also appli-

eable to this presidency, is published for general information.

7. We have to apprize you, that the General Officers on the Staff appointed by us, are not considered by us to be entitled to any portion of their haff Allowances for any earlier period and then that of their arrival at the station at which they may be appointed to serve. - G. O. G. In: April 1840.

Under listractions from the Honorable th. Court of Directors, and in confinustion of Governm at General Orders, 324 April 1231, No. 60, the Right Hau'ble the Governor General of India in Connell is pleased to notify, that a General Officer of the Han'ole Compony's Service returnly from Europe with an appointment by the Home Authorities to the General Saif of any of the Presidencies in India, from the date of his landing at the Presidency to which he is appointed, will, in like manner with General Officers of the Royal Service placed by her Mujesty on the General Staff offer Mujests's Porces in India, bo entitled to draw his Stuff Allowance from that date, and the officer vacuring the Commund will draw the same to the date of publication at the head quorters of his Division of the General Order automa, i.g. the arrival of his successor.

3. The recent Orders, sanctioning in certain cases, Pay and Allowances to Officers from date of arrival at Bombay, this Lordship in Council is pleased to declare, have no reference to Staff Allowances in any case.—G. O. G. G. 5th May, 1841.

Aide de-Camp ! Gor mor General - The staff enlary of Aides de-Camp on the personal staff of the Governor General, the Vice President, the President of the Council, the Deputy Governor of Bengal, the Licutional Governor of Ages, and the Commander-in-Chief, is to be considered a consolidated allowance fixed with reference the appointment, and not alterable in any of its items, with the rank of the holder. - G. 9 P. 6 26th November 1834.

Officers with their Corps on Service .- The Right Hon'ble the Governor General directs, that the following rules be observed in regard to stuff officers teraporarily withdrawn from their appointments for the purpose of joining their regiments on field service.

Officers on and employ, when temporarily withdrawn from their appointments for the purpose of joining their regiments on field service, will be permitted to draw, while so employed, their full at B salary, provided that other officers are not appointed to officiate for them, and that they hold no souff altuation in the army with which they are serving.

In cases when other others may be employed to officiate during the absence of steffigfleers (as above) a molery of their staff salary will be drawn by the absention, and the other moiety by the officiating officers.— $G.\ O.\ G.\ G$

Bist August 1838

Official Butta, Tentage, So-The Right Honorable the Onvernor Generat of Lastin in Council is pleased to sescind all orders and regulations now in force, which assign to efficers employed in staff or other situations, a rate of Pay, Batta, Gratnity, Tentage or House Rent, superior to the scale laid down for their regimental rank-G. O. G. and December 1834.

Temporary Adjutants of Tocal Corps — the Hight Houble the Governor General of India in Conneil deems it expedient to notify, that Officers Commending irregular Corps, or holding the appointment of 2nd is command of such carps, whether cavalry or intantry, are not considered entitled to any extra staff allowance, when temporarily performing the duties of Adjutant. On such occasions, office allowances of the situation only will be passed to Litera, as fullows :

> Co's Rs. 30 20 Stationery, &c.............. 30 Uffice Tentarian

Section 11 .- Applications and Recommendations for Appoint-

The Commander in Chief feels it necessary to apprize the Army at large, that there are rery few cases, as I thus of the most argest nature, in which he can feel bloodif partied in dispensing with that most solutory Rule of Discipline and good their, which prescribes the forms and channels in and through which applications are to be made to ited Quarters for Appointments.

It is quite impossible to hold Commanding officers of Regiments responsible for the important Charge with which they are entrused, if their legitimate authority and control over the members of their Curps is not duly maintained and upheld

They show a the first judges in the first instance of the merit and claims which entitle the Officers and Subtlers under their Command to indulgence and consecration, and it is consequently to their Judgment and Recommendations the Commender-in-the finally looks for that information which may enable him justs to determine amount the Apolications which are submitted for him decision—(3.0.0.0.2) at Junuary 1823.

With reference to the constanting paragraph of General Orders, dated 21st January 1423, the Communitarius Chief is pleased to direct, that all applications to file fortherin for appointments on the Staff, shall be transmitted to the Military Secretary, through the Communiting Officer of the Corps to which the up licent belongs, or through the leads of Departments, when the applicant happens to be emplemented in now Department of the Staff.

The transporting Officer will give his opinion on the qualifications of the Officer applying for an appointment; especially stating whether he has received from from that support and assessmen, which he ought, in his situation in the Corps or Department, to have affected.

A statement of service should also accompany all applications of the above nature - O. O. C. Sri July 1817.

Under instructions from the Right Hon'ble the Commender-in-Chief, the Major General Communiting the Force directs, that all applications for Regimental Staff appointments in the Hon'ble Company's Survice, by addressed to the Adjatunt General of the Army—G. O. C. Mth May 1834.

On the decorrence of a varancy in the appoin ment of Adjutant, or of Interpreter and Quester Master, in any of the Regiments of the Bengal Army, the Officer Communiting the Corps will accommonly his report of the vacancy by a Return containing the names of the three Officers in the Regiment whom he may consider the most worthy of his recommendation to fill the situation.

- 2. Opposite the name of each Officer in the fleturn in to be inserted a detail of his qualifications in the following particulars, namely:
- lif. His acquirements as an Officer, with reference to the vacant appointment.

2nd. His knowledge of the Native languages,

- Bed. His temper and general conduct as an Officer and a Contleman.
- B. The proportion is which each of the Officers recommended possesses each of the three qualifications may be conveniently represented by a scale, the maximum of which can be fixed at 20; and in order that it may be clearly understood what is here meant by a scale, the following explanation is offered for the information of those concerned;

4. For instance, the scale of qualification of Lieutenant A.

- 1st. Arquirements so an Officer, 30 (He being considered perfect,)
- 2nd. Knowledge of the language, 15. (He being less than what would be considered perfect by one-fourth.)

3rd Temper and general, conduct 20. (Bring considered perfect.)

Or scale of quiffestion of Energy B

- 1st. Adquirements as an Officer, 17. (Not being so perfect as he might be.)
 - 2nd. Knowledge of language, 20, (11s being considered perfect.)
 - 3/d. Temper and general conduct, 20. (He being considered perfect.)

5. The object simed at in calling for such details is, that the Commander-In-Chief may be enabled justly to appreciate the comparative merits, in the estimation of his Commanding officer, of each Officer secon mended.

6. These reports will be considered by the Communiter-in-Chief as confidential reports, and Commanding officers are required to view them in the

rue light.—G. O. C. C. 18th September 1835.

In complying with the order of 16th September 1835, the officers commanding regiments have varied much one from another in the form of return made.

The following is to be adopted in all feture cases.

Names of three officers deemed the most fit for the situation of Adjutant (or Interpreter and Quarter Moster) in the giment

| | Scale of t | heir respective qua | i fications |
|---|---|--------------------------------|----------------------------------|
| | Acquirements as an officer, with re- ference to the va- cant appointment | Knowledge of the languages. | Temper and gine- rai conduct. |
| Lieutenant A. B Lieuten aut C. D Busign B. P. |);); |)))))) | |

Date.

Signature of the Community Officer,

The Commander-in-Chief takes this occasion to call the attention of the Commanding Officers of regiments, to the views which led him to issue the order under consideration. His object was to be enabled to place in the two situations, which, is a native corps he considers to be so important, the Officers in each regiment who are really the best calculated to fill them advantageously, are at the same time the most deserving, from their application to their duties, and from their acquirements.

In making the arrangement, he put soids every idea of patronage and

personal favor.

Having done so, he expects that the Commanding officers of regiments will do the same, and that no such feelings shall have away in their minds, or lead to their recommendations.

If on any occasion he discovers that such has been the case, or that any under means have been used to obtain a selection for either of these appointments, the officer guilty of the same will meet Hi. Excellency's decided reprobation and discountenance.

The Brigadier commanding the corps of artillery has represented, that the aforesaid order does not work so well in the artillery, as in the regiments of the line, awing to the frequent change of subalterns from one battalion to another, and the anaqual distribution of officers, which the exigencies of the service require.

The order, therefore, as far as it respects the artillery, is to be modified as follows, viz. The officer commanding a brigade of horse or battalion of foot artillery, on a vacancy, will send in the names of three officers of the corps under his command (as at present) to the Brigadier commanding the artillery, and that officer may add the names of other officers, of the same branch, and submit the whole for his Excellency's consideration."—G. O. C. C., 27th May 1836.

Referring to parapraph & of the General Order of the 18th Sep enther 1835, it will be observed that the returns required are to be considered as confidential. His Excellency the Commander-in-Chief therefore desires that they may, in future, be sent direct from the Gommanding Officer of a regiment to the Adjustant General of the Atmy.— G. C. C., 21st December 1837.

BECT. III —BATGADE MAJORE, FORT ADJUTANTS, &Q.
The following General Orders, by the Right Hunorable the Governor General of India in council dated 15th altimo, are published for the information of the Army — F. O. G. 15th July 1834

With a view of reducing the number of officers permanently withdrawn from corps, and of extending the advantages of staff employment more generally than the statem which now obtains well admit, the hight Monarable the Governor General of india to consoling places of a reader that henceforward the following elevations shall be held only by officers whose reviments are serving at the stations or forming part of the garrians to which the appointments appearant appearance of this ments appearance in the contains of this rule:—

Prigade Majore. Cantonment Adjutants Line Adjutants

Furt A julkule, when the appointment is held

by an effective Officer.

As differen who must be reafter be nominated to any of the above appointments, must return to regimental duty on their corps conrecting from the sixtion or garrison in which they are employed or the staff, the absence regulation will not be considered applicable to them.—G. O. V. P. 7th August, 1834

The Right Honorable the Gorenor Congral of India in council is pleased to notify, for general information, that the provisions of the Government Conseral Order, dated the 7 is of August 1834, which directs, that the stell situation therein specified shall be held only by affects whose regiments are serving at the stations, or forming part of the garranes, to which the appointments appearain, is not applicable to the situation of Fort Adjutant of the fortroses of Port William, Fort Saint George, and Bombay Castme-G. O. G. G. Oth June 1841.

With reference to the General Order by the Right Hon'ble the Governor General of India in council, duted the 15th Jaly 1834, requiring that the situation of Brigade Major or Fort Adjutant shall only be held by an officer whose regiment is a reing at the station, or forming part of the garriam to which the appointment appertains; His excellency the Communicremedicf, with a view to the preservation of the public records belonging to each attrion, is pleased to direct, that a register shall be kept in every Brigade and Fort Adjutant's office, of the several documents which may be therein deposited. The Brigade Major or Fort Adjutant relinquishing his office must transfer this book, togesther with all records to his accessor, who will carefully compare the entries to the register with the documents made over to him, and on satisfying bloomit of the correctness of the former, he will give a receipt for the same, after which he will be held responsible for the public documents in the office, and bound to transfer them to bis accessor in the state in which he may have received thuse.

This register is to be retained in the firigade or Fort Adjutant's office, as the case may be -G. C. C., 8th April 1836.

SECT. IV -COMMAND BY CIVIL STAPE OFFICERS.

The Happrable the Vice President in Council is pleased to direct, that the following General Order by the Right Honorable the Governor General, be published for the information of the Arms :

Q U. A. G , Simia, 4th July 1831.

A specific reference naving been made to the flavorus General upon than be just of the right of Military men emologed in any civil branch of the Army, or pader the civil Administration of Government, to take Military command by visine of their commissions, when entitled by scalarity to claim the same, is has been degreed necessary to lay down a quarral Rule, applicable to the pervious of the three Printencies. The influency Order has accordingly been passed, with the concurrence of His Execulancy the commander-in-chief of His Mojesty's and of the Honorable company's Forces in India.

Military men, when holding situations in any civil branch of the Army, or unfler the civil Administration of Government, cannot be allowed to claim, or exercise the right of command, as serior officers, by virtue of their commissions; without first resingular and relinquishing their civil employ or situations.

The distinctions and advantages of commend are claimable only by those who are in the exercise of their profession, maybe called upon for Military dusting, and are liable to the privations and hardships of active service. By accepting girl employ, a Military man obtains present exemption from the severar duties of his profession, and generally superior emoluments, he cannot therefore be permitted to unite with the advantages of this line of service, the privilege of asserting a claim to supersede those, who, in the routine of dary and of promotion, become entitled to a Military charge or command.

The above Order is not intended to apply to officers plants with Detach-

The above Order is not intended to apply to officers placed with Detachments, or otherise, in the temporary charge of districts by military authority, pending operations, although performing civil duties in consequence of such an appointment. Employment of this description may full to any Officer in the source of his professional service, and cannot, therefore, he considered to involve any forfacture of Villary privileges.—G. O. V. P., 20th July 1831.

With reference to the General Order by the Right Hon'ine the Governor General, dated Simila, 4th July 1831, the following list of public officers and Liepartments under the Braud Presidency, to which the provision contained in the Sad paragraph of that Order is declared applicable, is published under His Lordship's instructions for the information of all concerned.

Civil branch of the Army.

Department military secretary to invertinent.

Minumiary members military Board.

Andit Department.

Commission Department.

Judge Advocate General's Department.

Secretary to inilitary board.

Pay Musters.

Pension Pay Masters.

Ordnance Commissariat.

Clothing agents.

Secretary to the clothing board.

All Officers employed permanently as political agents or assistant to political agents.

Officers employed in civil charge of Districts.

Agents for Gun carriages.

Agouts for the Manulacture of Guu powd. r.

Barruck Hesters.

(Micers of the Department of public Works while so employed.

Offigers in sharge of canals, Bridges, or House.

Officers of the stud Department.

Surveyor Geperal's Department.

Officers of the Revenue survey.

Superintendent of Police.

Superintrodent of the Foundry.

Appointments in the Mints .- G. O. V. P., 9th September 1831.

SECT. V -- COUMISSAULAT DEPARTMENT.

The Honorabia the Governor General of India in council is pleased to lay down the following Rules for the Appointment and Promotion of officers in the Continuental Department:

tar. The commission at the Presidencies of Fort William and Agra topether and of the Presidencies of Fort Saint George and Bumbay severally, shall equality of.

One Commissary General.

One Deputy commissary General,

Deputy Assistant Commissary Goneral.

The number of each of the three interestades being regulated from time to time by the several governments respectively, according to the necessities of the service; and it shall be considered the imperative day of the several commissionics general to report to government, wheneverthey may find, that the undersor of officers can be reduced consistently with the efficiency of their respective departments.

And. All appointments to the commissingly shall be saide from the Enterpens commissioned ranks of the Handrable company's army, but no officer the left be held distilled to be appointed, who has not passed an examination in the

BATITO JANKURETS

3rd. Herry officer on his first appointment to the commission shall enter the department at the bottom of the junior grade. The only exceptor to this rule will be in the case of the commissary general who may be exceed from the army at large, and be at once appointed head of the department; sinc attention and consideration being of course given to the service-claums, and diagna of the officers already service, or who may have served in the department.

4th. No sub-assistant shall be promoted to the grade of doputy assistant who has not exceed three years in the former, and no deputy assistant to the grade of assistant commissary general who has not served four years as a deputy assistant, or seven years in the department; nor shall any assistant commissary general be promoted to deputy a ministery general who has not served

Big yenes as an eschenit, or twelve years in the department,

Six If there a wild be no off me in one grad i of adfilient length of acresics in the commisser at. q.a. if d a ider these rais to be promoted to the next, an officer will be appeared, when a recessor occurs, to the lowest grade, and the promotion will be made to only when the obstate here supposed in longer exist. But Sectionly above is not the only quantication for promotion from one grade to another, as supermediation of the commissary General, will have the preference, as laid down in General Olders by the Supreme Government, dated the 224 December 1815, 27th Wards 1810, and 24th April 1821; provided the individual shall have seried in the Department the period necessary under these roles to qualify bits for promotion.

Oth. All offers of the commissional are subject to the staff. Regulations, an being principled from one rank to unother in their respective Regiments, but any officer in charge of a branch of the Repartment connectual field service, arwith a foreign expedition, who may become in alignble by Regimental promostion has be continued in charge dutil such time so the commissary General can

relieve him without ison veneure to the public service.

7th. Officers leaving the Department on furiough to Europe, if re-appointed after their return, will have to enter at the bottom of the list of sub-assistants but Officers compelled by sickness to return to Europe on medical certificate, and officers removed from the Department by promotion in their Regiments, will be held simple to be re-appointed to any grade which their previous taught of service in the Department may entitle them to hold under those rules, and the general regulations of service: provided that, on appointment they are not placed above any who were previously their seniors.

Hit. Officers temp restly opposited to the commonstate by government, will receive while so employed, an adomance of 100 Repress per measure, part without any claims to be confined in the office, and the same rule will apply, to temporary appointments made on amergancy by commending officers, on the application of officers of the oppointments and leady obliged to quit their characters otherwise, provided such appointments be confirmed by Governments.

ment_-G.O.O.G. G., 20th April 1855.

BECTION VI.- DUTATORNERS STAYP.

His Azerliency the commander-in-shief is pleased to direct that whenever a detachment is sent from a regiment, the strongth of which removes the service

of an Adiatant requisity, tith nomination is to be made by the officer command-lighted regiment presidents the departure of the party; in like in nair, when a stratefument composed of decisis from different regiments is made from the light-quarters of a district or station, and for the staff duties of which an officer is allowed by existing regulations, the Brigadier, or other superior officer, detailing the party for the daty fail nominate the staff officer in his district or station orders.— G. O. C. C. 30 h January 1838.

Several instances beging recently occurred of adjutants being nominated to perform the duties of detachment a aff, when quarter maste a were present and available for the situation, the commander of the forces districts attention to general orders by the governor general of the 16th December 1816, which are now republished for general information, and ordered to be attiguty conformed

to .- G. O. G. W. 10th December 1818.

The Right Honorable the Covernor General in council, adverting to the regulation of the 6th April 1814, whereby the post of adjutant and quarter Master of the native Infantry is abolished, is pleased with reference to treneral Orders by Government, bearing date the 18th January 1811, to direct that when a detachment consisting of the actual strength of two and less than three battalions shall be formed for service, either offensive, or defausive, the senior Interpreter and Quarter Master therewith shall perform the staff daties of such detachment with the extra allowance of sonat Rupees 60 per measem; or where no officer of this description may be present, the senior adjutant with the detachment is to be appointed to that duty with a similar allowance.

"This rule is also to obtain in cases where detatchments may be formed consisting of the strength of one, and less than two battalions between neither an adjutual, or interpreter and Quarter Master may be present with such detatchment, an officer is to be then specially appointed to act as detatchment staff with the full staff allowance of an Adjutant of a battalion of native infan-

try .- G. O. C. C , Bik February 1839.

Doubts having been expressed as to the nature of the seniority contemplated in the Government General Order of the 16th December 1816, touching the selection of an officer to perform the duty of detatchment staff with a datal of two or more regiments of the line, it is directed, that seniority in army, rank, and not sentority as a staff officer, is to be considered to give a claim to the situation.—

G.O., 20rd June 1840.

SECTION VII .- PROPORTION OF OPPICERS PROM EACH REGIMENT.

The Honorable the court of Directors having determined that not more than five Orficers shall be simultaneously absent on staff Employment from any one corps which the concurrence of the governor general, is pleased at the cannot recommandation of the commander-in-chief to establish on this head, a farther restriction as to the grades from which the five individuals are to be taken.

The efficiency of the army in all its branches, being of the last consequence, it is desired highly experient towards the attainment of so important an object, that a proper number of experienced officers should be present with every regular Resiment, to contribute their aid in sustaining its discipline, and in diffusion that confidence amongst a native officers and men the which conduces so estimately to the well-being of an army constituted as is that of Bergel. To secure, therefore, as far as the means at disposal will admit, the services with every corps of a portion of competent officers, the number of Regimental captains that may be abacut at one time from the same corps of the line, on shall, or other sermanent public employment, is restricted to two.

The measure here indicated, as alculated to conduce to the greater efficency of the army, is designed to be whosly prospective, and by no means to affect present incumbents of the grade of captain, unless in such cases of emerneway as his excellency the communder-in chief may less constrained to bring

to the special notice of government.

To obviete all occasion for relegences, and for decisions on particular case bereafter, the vice president to council is pleased to amounts as a rule for

future guidance that, when two captuins are absent from a corpo in mublication atlens, and a substern of the same corpo holding at detached on it is significant comes to be promoted to the rank of regimental captain, the officer an promoted solution in cases his appointment, under the operation of these orders.—G. O. V. P., 17th August 1827.

The right honorable the governor general in council if pleased to relax the operation of the rule published in general orders of the 17th August last limiting the number of officers to the simultaneously absent from any one corps on staff ampley, in favor of officers unequal for a limited period to the performance of regimental duty, to man units received an service, and to declare all such officers eligible to be appointed to staff situations, without reference to the number absent from the corps to which they belong, but this relaxation of the rule in favor of wounded efficers is not to be considered as giving any permanent encross for staff employ from the regiments to such affects, the number allowed from them to ing, as from all other corps, ituated to five to which it will be reduced as situations is use—G. O. G., 20th October 1827.

The governor in council leaving understood, that the phrase ' permanent public imployment,' need towards the close of the 2nd paragraph of general orders of the 17th August last is liable to misconception, is pleased to explain that the term' permanent has rebrence, not to the conditions on which any public employment is he'd—i. a whether the occupant he the restinguished; or a locum tenens only—but to the nature of the impleyment; and was intended to except from the restrictions of the cited orders, such staff situations as may be found requisite on the formation of any i more for acreice or or a body of troops for any second purpose; in which, and all similar cases, the officers to fill the brigade, detailment, or other local and temperary staff appointments, may be drawn from the corps composing the force, not althought the provisions of the orders in question, regarding the number and rank of absentage.—

G. O. G. 91, 28th December 1827

The governor general in council is pleased to direct the publication in general orders, of the following extracts of general letters from the honorable the court of direct re, under date the 2G is November and 3d December 1838, and to declars their provisions alike applicable to the three presidencies:

General Latter, 28th November 1826.

Fara 2. We think it necessary to desire that no officer be withdrawn from his regiment for the purpose of being appointed an extra or supernumerary Aid-de-Camp. Any officer, so withdrawn, and who does not hold an authorized staff appointment, will be directed to rejoin his corps, and in no case is any officer set of the regular and established number of Adies-de-Camp to be granted any allowance as such.

General Latter, 3rd December, 1828.

- Para 17. You are aware of our great soxicty that the demands for the staff should be supplied equally from all the regiments in the service. Our orders limiting the comber to be withdrawn from any one regiment to fire, were dated on the 25th November 1238, and we are giad to perceive from your general order of the 17th August 1237, wrising not of a rainable suggestion by Lord Combertnere, that those orders have been made more precise in their application. We fully approve of the new regulation as published by you on that occasion; and we desire that it be strictly enforced at our several presidencies."
- 18. The number of officers in each regiment, placed at your disp such the staff, being more than adequate for all the detenants which have ever been made for the services of officers on detached daty, we think it advisable util forther to convect the limits of selection hid down in our letter of the 25th at November 1823, and we accordingly desire that no Regiment of Cavalry or Infantry shall have three officers withdrawn for detached employment, until all regiments have two;—nor foor, until all have three."
- 20. " Sufficient time has now clapsed since our orders of the 25th Norember 1823 were received and premalgated, to allow of their having been

brought into complete operation in every regiment, but if at the date of receipt of these orders, any regiment shall have more than five ' officers absent from it on detached employment, we desire that all in excess to that number be infinediately relieved from their staff emply, and directed to rejoin their corpe."

In any fature case, when four officers shall have been withdrawn from one Regiment on detuched duties, and the number allowed for as being absent on furfough, (namely four) shall be complete, we desire that, if an additional offiger shall require to proceed to England, on sick certificate, one of the four absentees on detached duty (tie last withdrawn) be required to rejuta his corps.

'We have fixed the number at four, because by the operation of one 22 present orders no more than this number can be withdrawn for stuff employment, the number absent appearing by the last returns, to average rather less

than tour per Regiment.'

The honorable court having expressed their entire approval of the regulation published to the army, under date the 17th August, 1827, and desired tout it be strictly enforced at their several presidencies, the general orders of the 23rd February, 1820, modifying the regulation above referred to, are a cordingly cancelled, -Q. O., 16th May 1829.

With reference to the regulatious now in force, for restricting the withdrawal of Officers from Regimental dary for staff employment. The Right Ronorable the governor general in council is pleased to direct, that the following extract (Paragraph 3: of a letter, No. 47, from the hon ble the court of directors, in the military depart ont, under date the 8th May, 1833, be published in general orders, and that the rule therein land down be made applicable to the

three presidencies :

Pura. 3. Although we attach a very high importance to the rules established for restricting the withdrawal of officers from Regimental duty for staff employment, we shall not refuse our sauction to the exception recommended by the commander-in-chief and by the governor general, in favor of officers selected for the personal stoff of the governor general, the commander-in-chief, the vice president in council, and the Aides-de-Camp of general officers on the staff, but upon the condition, (suggested by the governor general,) that ' no officer shall be informally withdrawn from his corps to the obvious detriment of its efficiency; and that an officer taken out of order from a Regiment shall not be eligible for transfer from a personal staff appointment to any permanent detached employment, unless whilst so withdrawn, the staff absentoes from his corps shall be brought below the prescribed number.'-G. O. G. C., 15th May 1829.

Whih reference to the extract of a general letter from the honorable the court of directors, dated the 3rd December 1828, published in genesi orders of the 15th May 1820, regulating the number of officers allowed to be absent from any one regiment on scaff employ, it is hereby notified to the presidencles, under instructions four the right honorable the governor general, that the hunorable court h ve determined, in accordance with the views of the supreme government that when it becomes necessary that officers, one or more, should be resorted to their corps, otherwise than by promotion under the provisions of general orders of the 17th August 1827, such officers shall be those

withdrawn for staff duty .- G O. V P. 30th January 1833.

The attention of the government having been drawn to clusees 2 and 4, of general orders of the 17th August 1827,—the former, restricting to two the number of Regimental captains that may be absent at the same time from a corps of the line, on stuff or other public permanent employ, -and the latter, providing for the return to his corps of any stuff officer on promotion to the rank of captain, who would otherwise to an absentee in that grade in excess to two, the governor general of India in council, has had under consideration the consequences which have resulted from their combined operation, and being of upinion, that a strict adherence to the rules laid down in those clauses must, necessionally, he productive of injury to the public service, and unnecess nary hardeling to indistinct, in pleased to modify the provisions of both, to the extent herein-alter specified.

When two retimental captains are absent from a corps of the line, on Staffer other permanent emilie, a third captain shall not be mufolenwe for such employment, but a sixff officer promoted fr in the rank of subsitem 40 that of regimental captains shall not, in consequence of his postnotion, be r quired to tacate an appointment which he prestionally held, and to which he le clis i che in his a la unced rank, ultimati two comanin be already subsent from his corps in staff or other permanent situations, unless the commander-inchief should consuler the return of such officer to his regiment essential to its due efficiency, and by application to the government obtain his sanction to that

When at any time, under the operation of this order, the number of captuins absent to a a corps of the lane soull have been encreased beyond two, no other captain shall be taken from on h corps for the staff, or oth r duta had employ, till the number of its absentees in that grade be reduced to one G O. G. G. 2 th May, 1836

The following extract (purus, 3 and 4) of a Milliney letter from the Han'the the Court of Directors, No. 31, of the 11th May 1833, is published for general information :

Letter dated 15th June 1835, (No Blace

is ned modelying the 2 of not 4th clauses of the government orders of [1327, is ain though, 7th turnet 1827, and strongly recome t mend the dimensionance of the regala fon which compels government to select officers for staff employ from the Regiment from which fewest are absent; a restriction which is in the opinion of government both embacranning and injuryous to the public in- ! terusts.

Para. 3, The general order, Porward copy of a general order | dated 25th of May 1835, modifying the general order of 17th August

> 4 for equipment with your carnest recommendation, we also authorrize you to minish the other restrictive regulations relating to the withdrawed of Kurspean offices from re-Limital duries, with exception to the sright of order testricting the number of officers to be taken from any restt-nent or Battalian to five, and that

no more than two of those with frame about be captains, and these aubalterns."- G. O. G. G. oth October 1836.

It appearing that some doubts are entectained regarding the intention of generals orders of the 17th August and 5th December 1817, regulating the numbers of o'd are permitted to be absent from regiments of the line, on giaff or other permanent employ, the governor general in conneil directs, that in cases where in action may hold an . If chira staff situation to which he is eligible both so explain and subaltern, he is not to be considered as disqualified for his appointment on promotion to a company, though two captains, one of whom, afficiating in a situation which renders thin liable to removel, should alterally be absent from his regiment; in this case, the officiating officer, and not the one newly promoted, would be required to join his corps.-- U. U. U. C. With December 1838.

SECT. VIII .- QUALIFICATION AND RUGGELLITY FOR THE GENERAL

By Service and Rank.—Agreeably with orders recently received from the Han'ble the Court of Directors, the following regulation is published, for gaueral information.

No officer will henceforward be appointed to fill any situation on the general staff of the Army, who shall not have served four years, three of which in the actual performance of regimental of smff duty with a corps.



An officer may hold the situation of side-de-camp after having energy with his regiment, but the period passed in that situation, except when employed on field service, is not to be counted in the regimental duty as above prescribed.

General orders of the 20th August 1811 and 18th March 1820, are here. by quincelled .- G. O. G. G., 31st January 1823.

The right honorable the governor general in council is pleased to direct that the provisions of general orders, nuder date the 3 at January 1823, prescribing the period of service necessary to entitle an officer to hold any situation on the general stoff of the army, he extended to every civil situation to which a military officer is eligible.—G. O. G. Q. 12th August 1825.

In obedience to instructions, received from the honorable the court of directors, the governor general of India in council is pleased to revice and republish the role hid down to paragraph 21 of general orders, dated the 19th August 1824, relative to appointments to the general staff.

No officer shall be eligible to hold the situations of adjutant general, quarter mustive general, military auditor general, or commissary general, who has not previously situined the rank or major in the army, unless he shall have actually served twenty years in India. The deputies in those departments must have attained the rank of captain in the army, or have served twelve years in India; and the assistants, if they have not attained the rank of captain, must have served ten years in India.

The above revived rule cancels the regulation published in general orders by the government of hulm, under date the 24th September, 1834-0. O. G. G., 30th November 1835.

No officer transferred from one regiment to another shall be cligible to a staff or civil appointment, although otherwise qualities, unless he shall have served two years in the regiment to which he may have been transferred.—

O. O. V. P., 24th Septem er 1832.

Knowledge f the Native Language.—The bonorable the court of directors, having in a recent despatch again expressed their anxious desire, that a competent knowledge of the untive languages should be generally diffused among the efficers of their army, and having at the same time, deemed it necessary to prescribe that a certain degree of proficiency in one or more of those languages b in future considered an indespensable qualification for staff employ, the right honorable the governor general of limits in council, with the view of giving effect to the wishes of the honorable court, without prejudice to the just c sims of the many in other respects highly qualified officers now in the service, is pleased to publish the following rules for general information:—

- I. No military officer who is now in the service, or who may enter it hereafter, will be decided qualified for, if eligible to, the commissariat department, or the appointment of regimental interpreter, unless he shall have passed the examination in the native languages prescribed for candidates for the latter situation.
- II. No officer who may inter the service hereafter will be deemed eligible to any staff situation, (except a temporary one during netual service in the field) or civil employ, until he shall have passed an examination in the Hindonetance language.
- III. Notwithstanding that officers now in the service, are exempted from the restrictive operation of the immediately preceding rule, it is to be distinctly understood that a competent knowledge of finduostance, though not in their case an indispensable qualification for the situations open to others on the condition of passing an examination in that innuance, will, as hitherty, be always considered to confer a strong additional claim to nemination to the staff.—G. O. G. G. Did January 1837.



General Officers and Brigadiers - General Letter, duted 88th Dec

Letter from 18th Sept 1834. Paris 3 to 12. On by death of Majar thearrel Tionas, thoserament was ablige, under the Regulations of 1700, to be appoint a Major Gereral (知arjudell), who had nivade had a tour on the Bi-A Alverting to the Non-lang of His Majesty allevets. paint to usette of Puer, and to the reneral inexpedience of temperate ing the same titleses to the tieneral Benff, it is earnester aubinitied that the Sonfor Colonels should be declared eligible to the same odiantages in regard to the Staff us Major Generals, S when there are, in India, and Officers of the fatter Rank, who have not strongly served their tour of Staff duty. The Colonels thus appointed with a nearly the affine four on the pritonic of a Congrat Officer from Incope, and the time of their serve a no Cofanila will be ultinately considered as so much of their arrive on the St ff. Another engages having or until by the addition of a fith Omeral Officer on the staff, Colonal Shuidham, the S. nier Officer of that Rank, has been appointed to the it.

Pora. 2 We are satisfied of the expedience of the measure proposed ? in these Paragraphic.

3. We accordingly againstize you, when no General Officers Mail be present, except such as shall have had a tour on the St. A, or shall be walt for such a Command, to numbers Colorels to the St. A on the Allowances of Major Generals.

4 A Colonel so nominated to the Staff will, however, be expected to encate lie appointment on the arrival of a General Officer eligible to replican him, and the time during which a Colonel shall have served on the hiaff, shall be reckned as part of the fore time Staff tear, proceeded by the Regulations, so that no Officer shall derve more than lour years on the Staff acept under the special circumture, a provided for in the Orders of the 20th of total 1800—G. O. G., Och, Och, May, 1826.

5. Winneser General Officers may be required for the Company's Indian Staff, shall be taken from the Source Courie of their service, to whom tog temporary rank of Brigadier General will be granted, and by the operation of His Majesty's General Brevets, the Armicant India shall be want supplied with the requisitence of General Offices.—Q. O. G. 63 6th May 10.0.

His Breeticary the Common ter-in-Chief inving brought to the knowledge of Government, the previous of an opinion among the Senior Piciff 1976 or of the Army, that they are by right a title I to ancessed, in small of their seniority, to the Commonds or relied by Brigodras on the permanent establishment; the Right Hance is either Yes Pr. solect in Council desins it accessive to put un end to so atomotions a missourception.

III. Lock-hip is to modify secondinally pleased to direct, that it be beaugeforward of the tily understood, that accounty does not confer the right of successor to the rank of originally, nor to any finite Regimental Command of treat and importance.

It is expected by the Honorable the Court of Directors, that the most efficient Pield Officers of their Army will be selected for employment as Belgaders, as will be seen from the subjoined Extract of a letter from the Honorable Court, which is published for general imformation:

Extract Control L. Her, from the Honorable the Court of Directors, dated

Slot Derember 1825.

The following Extracts from a letter No. 65, from the Sonorable the Court of Directors to the Governor of the Presidency of Port William in Bengal, under data the 17th December 1834, are published in General Orders.

We have no hesitation in expressing our opinion that our officers have no strict right to succeed to the appointments of Brigadier General on the ground of mere Seniority, these being Staff appointments, involving both confidence and responsibility. But we must express our firm reliance on the discretion and good feeling of our several Governments, that the claims of Officers to these or any other appointments arising out of length of service will never be act

aside, except on public grounds

With respect to the question raised as to the disqualification of Colonels eligible by Seniority to Divisional Commands to hold certain Officers which shey could abt hold under the present Regulations as Ocneral Officers,—Wa are of opinion that folionels so situated ought to have the option of either retaining their appointments, or of succeeding to Divisional Commands as Brigadier Generals; but if they prefer the retention of their offices, the Divisional Commands should not afterwards be open to them, except in special cases to be determined by Government, and reported to us for our apprahation and sanction.

The same principle ought to be applied in the case of Senior Brigadiers waving their right to acceed to Divisional Commands. If they prefer rem ining as Brigadiers, the superior appointment of Brigadier General ought not,

in our opinion, to be open to them, except in special cauca.

All the Members of your Government concur in recommending that General Officers or Colonels at Home, appointed by us to Divisional Cummands, should not displace Officers previously in possession of these appointment, but wait the occurrence of vacancies after their arrival at the respective Presidencies. In compliance with your recommendation, we direct that henceforth a General Officer or Colonel, appointed by us to a Divisional Colomand, shall not succeed to that Command until the occurrence of a vacancy; unless we shall have specially directed otherwise.— G. O. G. O, 1st June 1835.

Ordnine Officers.—His Lordship in Council is further pleased to direct, that the 4th, 5th and 6th Paragraphs of the General Order of the 19th May 1818, be rescinced, and that, in lieu thereof, the following modified Regulations be considered in force from this date, and adopted accordingly in place of the

Paragraphy above referred to

Para. 4. No Commissioned Officer shall be eligible to the Ordnance Commissariat, until five complete years from his first joining the Artillery. After his first appointment, a Deputy Commissary will continue to rise to the head of the List of Commissaries, provided his zeni and a ndact be satisfactory to Government, unless he be promoted, in the mean time, to the rank of Major in the flegiment of Artillery, when he shall socate his appointment.

Para. 5 -The relection for the Principal and Deputy Principal Commissaryship of Ordonic; will be made from the actual Deputy Principal Commissary, full Commissaries, and Officers who have formerly served as such, or from the Field Officers of the Corps of Artillery at large, at the discretion

pl Gargenment.

Para. ti.—The situation of Deputy Principal Commissary may be held either by a Regimental Field Officer, or Cuptain, if of the latter rank, he be seering in the Deputment; but no Officer under the degree of a Field Officer in the Army, a to be eligible to the Principal Commissaryship of Ordnance.—

G. O. G. G., 4th August 1891.

Quarter Master General's Department.—It will be a permanent Regulation of this department, that the conditate for appointment shall previously produces a Certificate cities from the Surveyor General in India, the Chief as acting Chief Engineer, or the Superintending Engineer of the Fractice in which he is stationed, of his possessing a competent knowledge of the theory and practice of surveying.—Q O. G. G. 12th Argust 1824.

Interpreters.—His Excellency the Communder-in-Chlei, considering it of primary importance and advantage to the service, that the situation of interpreter and Quarter Muster to Native Corps of the Line should be held by Officers tully competent to the performance of the duties; and also with a view of ancouraging a more general study of the Native Language, is pleased to

enact the following rules for the attainment of these desirable objects.

Officers applying under the emotion and approbation of the commanding Officers of their corps for the situation of interpreter, chall be required to pass an examination in the Hindonstanes Lunquese before a communities of competent Officers, to be uncembled by order of the commander-in-chief at the Head Querters station of the Division.

The committee will forward to the Ailurant General of the Army, a defalled report of the examination, with a certificate specifying the nature of the Officer's proficiency, and will state their opinion of his competency to conduct

the duties of an interpreter to a General Court Martial.

The lavorable certificate and opinion of the committee will be sufficient authority in the first instance to render as Officer eligible to hold the situation, but before he can be finally confirmed in it, he will be required to undergo, with the canction of the Governor General in Council, a further examination by the Public Exeminers of the College of Fort William, and to obtain from them a favorable certificate and opinion of his qualifications. And for this purpose he will (on the occasion of his arrival within the limits of the Presidency Division, eliber in the course of relief or otherwise) be directed to repair to the Presidency.

either in the course of relief ar otherwise) be directed to repair to the Presidenty.

But Officers within the limits of the Presidency Division, at the time of their application for the situation of interpreter will not be required to pass any

preliminary examination,

The foregoing lines will be applicable to all Officers recommended to officials as Interpreters; and officers now actually habiling the situation of Interpreters, will be required to pass the examination above meseribed twelve months after the promute ston of this Order to the recorps — G. O. C. C., 17th February 1823.

The Commander-in-Chief is pleased to notify to the subsiters Officers of the trmy the scale of qualifications expected in the candidates for the office of interpreter in Native corps and the tests by which such qualifications are to be americaned; viz.

1st. A well grounded knowledge of the general principles of Grammar.

- 2nd. The ability is read and write with facility the modified Persian character of the Oordon and the Devi Nagree of the Khurren Bolos.
- 3rd. A colloquial knowledge of the Ourdon and Hindness, sufficient to enable him to explain with facility, and at the moment, any orders in those dislects, or to transpose R. ports, Letters, &: from them into Buglish.

The Texts by which these quarifications are to be tried-are.

lat. By well selected questions not of the niceties, but of the general leading principles of Grammar.

2dd. By vien roce conversation with the Rasminers.

Sed. By written translations into Hindovstance in both characters, of selected Orders or Robert and Regulations.

4th. By reading and translating the Baghe-Baharin Hindoostanes; the Prem Sagur in Khurres Boles; and the Golistan or Unwar-i-Schelly in Persian.

It will be the duty of committees of examination to assertain the attainments of Candidates by the foregoing rules; and their Reports are to specify the proficiency of the party examined, under each of those heads.

The Communder-in-Chief desires it to be further understood that previous examination in the College of Fort William, if successful, will be considered as sufficient proof of qualification; but that the examinations which took place of Officers quiring the Burreau, Institutions, will not exempt Candidates from the operation of the foregoing Orders,—G. O. C. 27th May 1823.

The Commander-in-Chief impressed with the necessity of shvinting the inconveniuence likely to arrise to the Public Service, from the appointment of Interpreters who are not qual field for the duties of the Office, has determined not to appoint any officer permanently to that situation, who shall not have

passed an examination, and base been reported qualified for it.

The recommendation of the Commanding Officer of the Regiment will be so far attended to, that the Officer recommended will be appointed to not as Interpreter and Quarter Master, until the Commander-in-Chief shall have ascertained from the report of the Committee of Examination, what Officer is best qualified for the attention.

When it shall happen, which the Commander-in-Chief trusts it seldom will, that there is no Officer in the Regiment possessed of the requisite qualifications, the Commander-in-Chief will consider it his duty to appoint an Officer from another Corps, to act as Interpreter, until the Regiment shall produce one qualified for the office.

Anxious to extend the application of the principle on which this determination has been formed, and to give it practical efficiency, the Commander-in-Chief takes this opportunity of signifying to the Army, that in his selection for situation, on the Staffs depending on his recommendation, it is his intention to give ample scope to the operation of those causes, of which an Army, constituted as this is, is so essentially in need; encouragement of merit, and remaneration of services—G. O. C., 28th December 1827.

Under inspections from his Excellency the Right Honorable the Commander-in-Chief, qualified officers from the infantry branch of the service will be appointed to do duty as Interpreters and Quarter Musters with Cavairy Corps, whenever Cavaly Officers who have passed the prescribed examination

may not be available.

As Infantry O'ficers so nominated, will not be Equire to attend mounted and other duties peculiar to the Cavalry branch of the service, they are not to draw any other Allowances than those strictly belonging to the appointment, either in cantonment or when marching.—G. O. C. F. 14th July 1834.

SECT. IX-QUEEN'S LOCAL MAJOR GENERALS

The following paragraphs of a military letter from the Honorable the Court of Directors, to the address of the Governor General of India in Council, No. D of 1837, dated the 19th of December last, are published in General Orders for the information of the Army.

* Para 7. We have no objection to the promotion to the local rank of Major General of the Colonels of Her Majesty's army serving in India, who were senior as such to Colonels of our army promoted to the rank of Major

General by the brevet of the 10th January 1837.

48. Under the special circumstances in which local Major General are placed, we consent to their being considered as eligible to continue to reside in India, and to hold those brigade commands which they would have held had their promotion not taken place, provided always that no interference be permitted with the commands on the general staff ellotted to the Major Generals or Brigadier Generals, and Brigadiers of the Queen's and the Company's forces respectively —G. O. G. Q. Oth March 1838.

The following military Letter, from the Honorable the Court of Directors, to the Governor General of India in Council, No. 3, dated the 11th September

1630, is published to the army.

Military Departmen', No. 3 of 1839. Our Governor General of India in Council—

We forward to you the copy of a Letter from Lieut. General Lord Fitzroy Someweet, dated the 15th instant, and of its enclource, bringing to our notice, that the arrangements agreed upon and authorized for the promotion and employment of it. M.'s Lieutenant Colonels serving in India, who are senior as such to our officers promoted to be Colonels and Major Generals, have not been correctly understood. It will be apparent, on referring to our letters of

28th Jan. 1836 paras I to 9 of Her Majesty, service who have been promoted to be local Major Generals, are eligible to be appointed to brigade commands in divisions.

whether their Regiments may be serving in these divisions or not, provided always that no interference be permitted with the commands on the Generals Staff glotted to the disjor General or Brigadier Generals and Brigadiers of the Queen's and the Company's forces, respectively.

2. In our letter of the Mith Linuary 1335 we stated that if it while he found impracticable to make either of the arrangements then suggested for Might employment of officers of the Majesty's service, who mich be ambiging a division to an officers of the command of that dividen, it would had be called upon to consider of the course they would have to take; and they must have the option of retiring from the country as they would do if promoted to be Majet General on a General Brever, and not appointed to serve on the find. We have now to apprize you, that local Major Generals so situated may continue to reside in India anemployed, like Major Generals so situated may continue to reside in India anemployed, like Major Generals so situated may continue to reside in India anemployed, like Major Generals in our service, receiving the brigade community on saily aligned to the Queen's service, shall be given to the Queen's Officers available for them at each presidency, according to seniority.

Lundon, 11th September, 1830 .- With reference to the above letter, the

honor. le tie President in Council la pleased to declare :

1. That local Major Generals of Her Majorty's service are eligible and day the appointment of Government, for employment as Brigadiers, where Q nearly troops are scationed, provided that such appointment shall not interfere with the community on the General Staff allotted to company's officers.

2. That the e-mior local Major Generals (of the Regiments at each

Presidency) are in preference to be succeptoyed.

- 3 That the highdier's term of serving shall be limited, as in the case of Major General, to five years; and half the number years which any officer may have served prior to the promulgation of this order, in sommand of a bet-gude, including any temporary command of a division, shall be deducted from that serm.
- 4 That local Major Generals of Her Majorty's service, who prefer remaining in India in expectation of succeeding by seniority to b igade commands may do so, selecting their radiances within the presidency in which their Residences are serving, and receiving the pay and full batta of their Mainental rank.
- 5. That local Mojer Generals of Her Majesty's service, must because be held to be ineligible to retain the command of their respective Regiments, and must wreate their brigade commands on the departure of their Regiments from India, or from one presidency to another
- is. That local Major Clearends, of Her Mujenty's service who have served, five years as Hely diese, are not, without special equation, to remain in India in receipt of fall batta alchough the Regiments to which they belong may attit epitimus on the locial catablishment

7. That these rules shall have effect from the date of this General order.

-G. O. P. C. 18th Ibunary 1810.

The home authorities having disapproved of clauses 3, and 0, and of the let provision of clause b, of the General Order, duted the 21th of January hat, the right Honorable the Covernor General of India in Council in obedience to the instructions of the librathe Court of Directors, promulastes, for general information, the following revised rules for the employment in India of local Molor Generals of Her Majoritie service

i. Local Major Generals of the Majorty's agrees, are eligible under the appointment of Government, for employment as Brigadiers, where Queen's troops are arminoses, provided that, such appointment shall not interfere with

the commands on the General Staffallotted to Company's officera.

2. The senior local Mujor Councils of the Regissents at each presidence

are to preference to be so capingui.

3. The period for which local Major Generals may retain brigade commandle in not restricted to any number of grave, but they much variets such communicate we the departure of their Magintents from ladie, or from one proadency to emother.

4. Lural Major Gracials of fler Majorty's terrier, who profer remaining in ladie, in expectation of succeeding by sentirity to brigade commands, may

do so, selecting their residences within the presidency in which their Regiment are serving, and receiving the par and full batta of their Regimental rank;

5. Local Major Generals of Her Majosty's service, are permitted to remain in India unsupployed; they are not procluded from retaining the somement of their respective Regiments, which they may, at their option, continue as exercise, provided there shall be no interference with the brigade or other ommands allotted to company's officers—G. O. G. G. 20th July 1840.

The following extract of a Military Letter, No. 10, dated 4th November 1840 from the Hazarable the Court of Directors, to the Governor Gazeral of

ludinin Council, is published for General information:

Reply to a letter, dated 13th August 1840, No. 87 - Transmit a G. O. 29th July 1840, relative to the position of local Major Generals of Her Majosty's service in India; also the minutes which have been recorded on the subject, to which the Court's attention is carneatly solicited.

The principle of the regulations for the emvelopment of Her Majorty's local Major Generals in fixed divisional and brigade commands, as specified in paragraph 2, of our despatch of the 20th June last, and which provide off ctually against any inconvenient interference of our Regimental Officers of the Queen's Army with abpointments on the divisional or brigade staff, is understood by the General Commanding-in-Chief and by ourseless, to be equally applicable to the employment of those afficers with field forces. You will accordingly take care that this principle is applied in all cases when officers are

appointed to commands as Major General, or Brigadier General and Briga-

diera.

In conformity with the principle above referred to, local Major Generals absent from their Regiments, are not entitled to resume regiment of command or employ, unless such resumption shall be permitted as compatible with your arrangement for the brigade and divisional commands of the force to which the Regiment is attached.—G. O. G. Oth January 1841.

SECT. X .- VACATION OF APPOINTMENTS.

It being desirable to fix, by one geomeral rule, the hants under which Officers holding stuff Appointment, or other Public employments, under this Presidency may retain them or otherwise, on promotion to superior Rank, and so previde, itenerally, for all doubts or contingencies, so far as they can be foreseen, by establishing one equal and uniform principle, the following limitations are to have prospective effect from this dat:—

Public offices and Stoff Department's to be vacated on promotion to (no Liv mitation)

Residents at Natire Courts or high diplomatic Missions; Command of Division.

The Rank of Major General.

Secretary to Government, Military Department; Adjutant General; Quarter Master General; Commissory General; Military Auditor General; Serveyor General; Indge Advocate General; communicates of subsidiary or Field Forces, Districts or Garrisons.

Major General, Regimental Colonel.

Chief commands in the Armies of Native Allied Powers; Town and Furt Major, Fort William; Deputy Secretary to Government, Military Deputy Denimber; Deputy Adjutant General; Deputy Quarter Nuctor General; Deputy Denimbers; Secretary to the Military Buard; Principal Commissary of Ordinance; Superintendents of Public Balidlage, when Engineer officers; Inperintendents of the Foundry, ditto dicto; personal staff of the governor general and commander-in-chief; political agents at inferior Native Courts, commander of Seppers and Miners; Superintendent of Trigonomatrical Survey.

Lieutena at Colonel Regimentally.

Int Assistant to a Hesitient at a Mative Court, or birth diplomatic Mission; Principal Assistant in Civil charge of Districts; Assistant Secretary to

Government, Military Department; last Assistant Adjutant General; Assistant Adjutant General of Artifery; last ditto Quarter Musice General; last ditto Auditor General; Assate for General; last ditto Auditor General; Assate for General; last ditto Auditor General; Assate for Generalization apper, Agents for Army stothing; Principal Department; commissary of Ordunese; Musice Master and Tengent Scale Department; Islands Becretary Military Hound; Secretary to the Military Hound; Sametha tendents of Public Suidings, if not Hughners; Superintendents of Positioney Pay Unster; an Artiflery Officer; Superintendents of the Stud; Presidency Pay Unster; commandant Unitedents Buttalics; commandant Columbias Buttalics; commandant Columbias Buttalics; commandant Columbias Buttalics; commandant Columbias Buttalics; commandant Local Horse; communitates Panner corps; Sup rintendents of causis, and Agent for the construction of from Bridges, I not an Engineer.

Major Regimentally

All Assistants, Deputy Assistants, "un-Assistant, in St. If offices or Pahelie Department, not included above; Deputy Judge Advocates Coursel; Bases suck-Manters (non Executive) Others; Deputy Pay Mester; Belgs to M jure; Surveyors, Land or inversificat Engineer Officers; Secretaries or Porsics Includes to General Officers or Belgsdiess in command, &c; Asias-de-entry to general Officers; Secretary Cushing Harri; Secretary Board of Supering tendence, Stur. Department; Superintendent Field Trainports; Superintendent entitled trainports; Superintendent Engles; Superintendent Materials; Superintendent Tember Agencies; Superintendent of Cristantes; Current Core Exercise to Pay Manter and Cristantes of Core and Core of the Alice of Core and Core of the Alice of Core and Core of Core of

Adjutant of Incolide; all Othographeched to the college of Fort Willam, any Rutice college or facturion, Political or other civit actuations inferior to first Assistant to a Resident, or to a civil commissioner; Appulational in the Mint; command of Palace time is, or Becords with Salice Princes; command of Residents' Courts of Becords.

No Appointment or punite employ whatever, not included in the above engineration to which a Military tifficer is eligible shall be retained in fators on the promotion of the purey to the rank of lieutestal caption, excepting professional Difficura in the arps of Hugineers, which are not limited under the rank of Acting chief Engineer, —13. O. G. G. 23rd May 1813

In cases were Officers units a Mile-ry command with a Political stratfon, one of which would be vacuted on the attainment of Superior rank under the operation of the General Orders, 23rd May last, but which the Public survice may require should remain united, the disquaidfaction for either, is then only to take place on reaching the Orade assigned, as a finit for the Publical situation.—G. O. G. G. Lik July (1886).

The situation of Lieutemant colonels commandant, both in extent of commandant and previous it cripts, laving undergone a material change by the Orders of the Rouble the court of Directors, this day published to the Army, and placed on an entire new footing from that which was contemplated by Qovernment, when it was directed that certain, stall Appointments should be exected on the attainment of that thrade; the Hight Houble the Governor General is Council consulers it equivable to revise the Cinese of Governl Orders 23rd May 1825, above alluded to and to resolve that it shall not remain two operation with Locatemant Colonels Communicat, antil they shall be entitled to the Off-fleckooing Dividend of their respective Corps.—O. O.G. O. Sth May 1824.

On the last cost put by the Governor General, the possibility of their has ing in India supernumerary Major Clemerals in the Company's service, will company a service, will account in appairm with him, and the other members of your Government, thus no reason exists why, Major Generals abackly in that event, vacations. Office or stell appointment of which they may be in possession until it including comes to their turn to accept or decide Divisional commands, when the same rale will apply to them as so have now directed to be applied to Colemela holding stall appointments. — G. O. G. G. Let Just 1825.

The Honorable the Vice President in council is pleased to direct, that the following Extract, (Para. 1) from a Military Letter from the Honorable the court of Directors, No. 70 of 1830, dated 25th July be published in General Orders.

Pars. 1. In compliance with your Recommendation, and for the remons which you have upped in support of it, we authorize you to extend the term of service of General Officers on the stuff of your Presidency, from four to five years; and we permit Major General Pine to have the benefit of this Regulation.—G. O. V. P. 22nd November 1830.

The following paragraphs of a Military letter, No. 20, from the Honorable the court of Directors, to the Government of Bengal, dated the 5th April, 1837

are published for the information of the army; -

Para 1. Having had under our consideration the regulations affecting the appointment of officers to established brigade commands, we have resolved that each Brigadiers of the lat and 2nd classes as are regimental colonels, and who have succeeded to the benefits of the Off reckoning Fund, shall be required to vacate their respective commands after having he dethe appointment of Brigadier for five years; this regulation however to be subject to the same monification as the appointment of general officers to the stuff; viz. that if, on any particular occasion, you should be of opinion, that the continued service of any Brigadier is induspensible to the public interests, you may continue him in the command until our decision on his case shall be made it own to you. Upon every such occasion you will furnish us with the requisite information with the least practicable delay.

2. Thi regulation is not to be applied retrespectively to the period which Brigadiers may have served as such, prior to its aumouncement in General Orders; but we are of opinion, that for every two years which they may then have served as Brigadiers, they should be considered as having served one year towards the completion of their tour under the new regulation.—G. O. G.

G. 31st July 1937.

RECENT DECISIONS BY GOVERNMENT,

ON IMPORTANT POINTS OF THE

PAY REGULATIONS,

allowances,

When serving in other Presidencies.—On occasion of the employment of a party from the Surveyor General's Department, within the limits of the Madras Presidency, the following arrangements were canctioned. 1. The officer in charge draw the pay of himself, and all the public establishment from that presidency. 2. After passing the Nurbuids, Sub-assistants of the three glass received pay as those of the second class; and those of the second as those of the flat class. 3. The officer authorized to him persons, if procurable, for the capriage of the certain instruments, for which daty no regular establishment is maintained. 4. An advance of Rs. 5,000 granted to the officer in charge of the perty.

Compensation.—A Captain of Madras Horse Artiflery having been appointed Member of a Board of Artiflery Officers in Calcute, received full Regimental allowances as compensation for all the allowances including nomemand allowances; he lost also home reut at the Presidency rate during his

speemer on the above duty.

On lieuve.—An officer proceeded on leave between Musters; he did not rejoin at the end of the month, but a tailed himself of general leave obtained he blue. His total leave did not exceed als months; his regimental pay and all luvances were passed to him.

AUGMENTION.

In Natire Infantry.—On occasion of one company being added to each regiment of infantry, the commensument of the superior new companies, was restrated to the date on which the subsidiary orders on the subject were namousced to the army.

BAITA.

Forced Ma ches.—Though troops much from one place to another in fewer than the prescribed number of marches, extra batta is admissible only for the number of days they are actually on their much.

Artillary Drofts. A captain of artillery, serving at Dum-Dum, was removed to a company on full butta. On being struck off his late company, he was ordered to take charge of drafts, and he was detained for some Ame with the mut Dum-Dum. Full hatte was passed to him from the date of being struck off his late company, because had he not been detained on the abuve special duty, he would have drawn full butts from that date.

Us expected Detention.— I regiment was ordered to hold limit in readiness for a specified duty from a certain date; but its destination was afterwards aftered, and it did not actually march till long after the date nameds but an excision was entertained from the date first ordered, extra batta was sanctioned for the corps from that date.

BOATS AND BEAT ALLOWANCE.

O the Indus -Periods of boat allowance established,

On being first Pated — An artillers officer, after eight years service at Dam-Dam, was ordered to receive charge of the artillery at Bases. Bost allowance was granted to him so being for the first time posted, and an he had never been in receipt of full regimental allowances.

When on Steamers —A detachment was despatched into Assum on board a steamer. The officers claimed be at allowance for the conveyance of their camp equipme, begange, &c., for a bitch there was not room in the steamer. As they were in receipt of tentage, and had a passage in the steamer, the claim, was disallowed.

On jaining from Rich leans.—An ensign doing daty at Barrackpare, proceeded on aick creations to Van Dieman a Land, and was absent nearly two years. On his return he cultured boat allowance to join his curps, but us had, before preceding to join, received full allowances for more than eight months, his cultures declared inadmissible.

When Movement is Countermanded - A native infastry regiment was ordered by water from Barrackpore to Disapore. On reaching Binagalpore it received an order to return to Barrackpore. Book allowance for the officers was sanctioned from the presidency to Binagalpore and back again.

To join a stoff Appointment — in officer belonging to a curpo at Chittagong, was appointed and or of brigade to the troops on the Rastorn Frontier dering the rains. He claimed boat allown see, but it was refused

Sheleton Companies --- Certain skeleton componies being ordered by water from the Bestern frontier to join a recruit battaiton at Juanpure, boot allow-ance was sanctioned for the officers attached.

To join Head-Quarters — ther boat allowands had been sanctioned for a staff officer proceeding to join head quarters at the presidency, he recrised orders to proceed by dawk at the public expense. His boat allowance being retransland, he appealed to be permitted to draw the wholese the network expense incorrect in transporting his buggers by water; his claim declared to be included missible, as he was in receipt of tentage.

COMMAND ALLOWANCE.

Pioneers.—Fifty rap es a month granted to the officer in charge of the pioneers entertained for service with the Bengal division of the army of the Indus.

Adjutant.—An adjutant of a regiment of the line ha ing no personal command of a company, and merely falling into such command occasionally, is not allowed compensation for the loss of command allowance when absent

on special or court martial duty

Compensation.—A major general commanding a brigade, proceeding on service was pirced in charge of a division, and the senior field officer of the force (not belonging to that brigade) without a line command, was placed in command of the brigade. On the major general's resuming command of his brigade, the officer temporarily in command claimed compensation for loss of allowances whilst proceeding to join his corps; his claim was disallowed.

Of Detachment of Local Infantry.—An officer of the line permitted to command four companies of the Sylhet light Infantry at the frontier post of

Luckipore.

Of Local Corps — A major whilst in command of a corps of local cavalry was promoted to a regimental licatement coloneley; but in consequence of the absence of the 2nd in command with a detachment and the sickness of the adjutuat, there was no one present to receive charge of the corps, and the licatement calonel was by station orders, retained in command for some days. For these days the 2nd in command who had been appointed to the permanent command also claimed the considilated allowance of Rs. 1,000, but under the special electrostances his claim was rejected.

Compensation. The same rules for drawing compensation for loss of permanent command allowance are applicable to cases of loss of temporary

commande.

An officer appointed to act we interpreter to a detachment of her majesty's troops proceeding by water, received boat allowance. He also claimed compensation for loss of company command allowance, which was granted on the ground that boat allowance was granted for a specific expenditure.

DAWK TRAVELLING.

On first appointment.—When young officers proceeding to join their ampeorps for the first time are ordered to do so by dawk, they are permitted to draw the difference between the boat allowance which they would under ordinary circumstances have received, and the actual amount of expense incurred by the State for their dawks.

When ordered on Service —A Deputy Assistant Quarter Master General ordered to proceed by dawk to foin a force assembling for field service at Nassembad was allowed to draw the actual expenses of travelling by Dawk.

HOUSE RENT.

Deputy Judge Advocate General at the Presidency.—The Deputy Judge Advocate General of the Presidency division, being in charge of the Judge Advocate General's office, claimed the difference between his tentage, and the presidency rate of the bouse rent. Claim disallowed as a steff officer of the division, and also as in charge of the above office, for which he receives a spicial remuneration.

Aide-de Camp to Daputy Governor —An assistant Secretary to Military Bossis being an auch in receipt of hose rent was appointed Aide-De-Camp to the Depaty Governor of Bengal. He claimed the full salary, Rv. 334, of the latter appointment; but us R. 90 for house rent are consolidated in that amount, he was only allowed to draw the reduced belong of Bs, 244.

LRAVE

On Return from Furlough — If an officer on returning from furlough shall obtain leave of absence in general orders, he shall not toukit his utlowed shall not toukit his utlowed ancre if he join his corps within the time allowed by the boat regulations, exclusive of such leave, and provided that boat periods do not exceed the tenor of six months in addition to one month, during which he is allowed to remain at the presidency, being a total absence of seven mentical after actival. This indulutence does not extend to officers returning from absence beyond sea.

To join Staff Appointment —An offers whilst on leave was nominated to an appointment which he did not join before the expiration of six months from his proceeding on have and his allowances were retrached. He claimed remission of the retrachment, on the plea that from the date of his appointment, his leave on private affairs was commuted to leave to enable him to join his appointment. His claim was disallowed.

To see from Arracan—Officers employed in the province of Arman, permitted pussage as on services on board the ship assigned to that province, whenever they may embark for a sea voyage under leave granted in station oders.

MARCHES AND RELIEPS.

By water at own expense — In making as p iculon for corps to proceed by water at their own expense to effect a reitel, &c. communiting afficers must state that the native efficers and men have consented to defray their own expenses.

Pay and allowances to the end of the current month, granted to a corpa proceeding in course of relief at their own expense by water, including extra batta, the latter on the personal responsibility of the officer commanding the corps.

PASSAGE MONEY.

Commander-in-chif's.—The commander-in-chief at Madras having been appointed commander-in-chief in India, Hs. 5,000 was sauctioned as passage money from that presidency to Calcutta.

PROPERTY.

Compensation — Every claim for compensation for losses occasioned by property being carried off by the enemy to be submitted in government, in order that each may be desided upon according to its particular circumstances.

BTAFP.

Government Secretaries — Under no circumstance is a reduction of any description to be made from the allows: ce drawn at the presidency by officers of the department of the military accretary to government whilst with the governor general in the approximent, on the principle that accretaries of other departments suffer no reduction of salary.

Commoniant of Allahalad - During the abstract of the commandent of Allahabad on leave, the staff silowances paid to the officer commanding the garrison was deducted from the commandant's staff silowance.

General Oficers.—The stell allowence of a general officer appointed to the stell commence from date of general. The extra selary of an afficer commanding a deviction between the date of the appointment of a general officer and of his joining here mes a double charge to the state.

Deputy adjutant general ... The deputy adjutant graces of the armaplaned on the same footing to regard to allowances as the deputy quarter master general and deputy military auditor general.

Special duty ... A major general noting on the staff being withdrawn from his division for a special duty, was allowed to draw his full allowances up

ABRIDGED MILITARY CODE.

such, his lecum tenens was also allowed to draw the usual allowances for commanding a division in the absence of its permanent commanding officer, which caused a double payment

Department of public works.—In the absence of executive officers of public works, they will receive only half the remainder of their staff salary after the actual expenses of the office shall be deducted therefrom by the acting officer.

Bukhug.—An intentry officer, whilst employed under the garrison Engineer at Bukhur, allowed the salary of an assistant field Engineer is. 112.

When temporarily with regiment.—A captain of cavalry, 21 in command of a local cavalry corps, joined this regiment on service for a brief period. The consolidated staff allowance of his appointment sunctioned during that period only in case he did not receive regimental pay and allowances and the emoluments of a troop at the same time.

Cital employ —A Military officer holding a political situation, was permitted to remain in Calcutta, he having been nominated private secretary to the president of the council. He was declared apprecladed from drawing any military allowances as holding a substantive civil appointment, while on leave from his permanent situation.

Of temporary commands.—A colonel in receipt of off-reckonings, succeeding temporarily to the command of the Agra and Muttra districts, allowed the full staff of Raigadier.

Proceeding to Join.—An efficiating deputy judge advocate general, on the receipt of half at iff salary only, was removed to a division in which he officiated on the full salary. His claim to the half staff salary, whilst in progress to join his new appointment, discillowed.

Brigade Major of Irregular Cavalry.—An infantry lieutenant 2nd in command of a corps of local cavalary, was appointed brigade major to a brigade of local cavalry; during employment as such, he received its. 400, and cavalry brigade major's allowaces amounting to its. 264, inclusive of one horse. His claim to cavalry pay and horse allowance declared insimisable.

When with Native Princison Pilg images.—Three officers appointed to accompany three R jas on pligrimages on a sclary of Rs. 300 per measurem each, in addition to their inflience pay and allowances.

From what period Receivable.—The rule directing that an officer succeding to an appointment shall receive the salary only from the day succeeding that an which he receives charge, is applicable to the case of the commander-in-chief, and his military secretary.

Military Chest.—A staff salary of Rs. 200, and an establishment at a charge of Rs. 140, monthly sunctioned for the officer in charge of the treasure chest attached to a field force proceeding on service in Marwar.

Detachment Staff -To local infantry battalions proceeding together on service, the asual allowance, (Rep60), sanction d for the officer performing the duties of detachment staff.

TENTAGE AND TENTS.

Arracan -It being necessary that young officers appointed to corps or delachments in Arracan should provide themselves with dimp equipage to take with them, they do not forfeit tentage whilst proceeding to Join at the public expense.

Repair of Tents.—Officers commanding detachments of artiflery draw with all owners for the repairs of tents in use with their detachments, although the head-quarters, of the companies from Thich they are detached remain at buttalian head-quarters. The quarter master draws only of tents actually at band-quarters.

Full Tentage.—Officers of engineers in Fort William, and the adjutant and quarter manter, European invalids at Countr, not being excepted to keep up name required, are not catified to the full tentage granted in G. G. O. 19th August 1859.

THE APPENDIX.

76 6

Marine Regulations.

To

CAPTAIN

Commander of the

Rra.

I am directed by the Marine Board to request, in the event of the ship or vessel under your command experiencing any detention at the Sand Heads from the want of a Pilot, that you will report the circumstance to me, when an inquiry into the cause will immediately be instituted

2. I am further directed to inform you, that the Pilof is not required to

| With the aid of competent atends of the year ap and down WITHOUT ATRAM PROCESDING CALCUTTA TO SAUG From lat November to 15th M 16th March to 31-t May, 1st June to 31st October WITHOUT STEAM COMIN | bown From | 20 | more your result in the river beyond the drafts noted in the margin, but that it is discretionary with him, cubject to your expressed desire, acting on the para of the owners and under writers, when |
|---|-----------------|----|---|
| Prom 1st Navember to 15th reh Molasive | 18 fact 17 fact | | ther the remel under your com- mand shall, if en- credist the pre- active draft, he brought beyond the stations noted in the nargin, without unleading part of the eargo- to bring her within the draft in times- |

3. It being understood, that a practice has very generally obtained emong commanders of versels frequenting this port, of making premiery department to the pilot in charge of their mosts, you are to understand, that such a practice has entitlely discretionary, and that pilots are parameterily commanded on no necessary discretionary, and that pilots are parameterily commanded on no necessary affects of indirectly to real toy such departme. Any pilot so make ing a gratulary, or neglecting his daily with a view to exact war, or in commander of not obtaining it, is lighted to experience the severe displantate of Government.

4. You are requested, on the pilot boarding your vessel, to fill up the accompanying two forms; the one to my address and the other to thet of the Master Attendant, in order to their being delivered to the dak-boat on the

vessel's arrival at Kedgeree. &

. 5. Government having been pleased, at the recommendation of the Masine Board, to remove the interdict hitherto preventing vessels being under way in the river under any circumstances during the night, I am directed, with a view to prevent, as far as possible, any secident from arising from the permission now given for the furtherence of the interests of ves-els passing up and down the river, to desire, that you will be particular in attending to the following directions which the pilot is ordered strictly to require your attention to, while your vessel is between Calcutta and Baugor

Vessels at anchor, are afterdark till day-light, to show a light at the

atarboard forevard arm.

Vessels under way with a steamer, are, in like manner, to shew a light on each foreyard urm; the steamer showing one, where most convenient.

Vessels under way without a steamer, are show a light at the fore top-

gallant-mast-head.

6. Immediately on your arrival in Calcutta, you are to report yourself personally at the Master Attendant's off 'e, and at your earliest convenience to communicate to him in writing the same, and residence of the parties to whom the bills for plintage, as are to be presented for payment. You are further requested, prior to quitting your vessel, on arrival at Calcutta, to give or enuse your chief officer to give, the pilot a cer ificate of your actual resistered tonrings, and of the draft of water at which your vessel has been piloted, as also, that she has or has not been accompanied by a row-boat, in order that the bills for pilotage and port dues may be correctly made out.

7. Shold your ship or vessel be coming up to Calcutta. you are to land your gun-powder at the magazine at Moyapore, previous to passing that place, on no account retaining on board more than one hundred pounds weight; any

quantity beyond that weight being liable to seizure if found on board.

8. It is hereby further political to you, that you are strictly probibited from throwing overboard, into any part of the river, ballast of any description

whatever, under a penalty of co.'s rs. 500.

9. Under the act No. XIV of 1836, passed by the right han'ble the governor-general of India in council in the legislative department, under date 30th May, 1836, you are required, momediately on the receipt of this letter, to ansert under their proper beaus in the accompanying printed form of manifest, all the partculars which are specified therein, relating to the goods, wares, and murchandian laden on bourd the your cummund; and, after filling up the document, to return it, duly aftested mader some paganture, to the pilot lu charge of your vessel, to camble that off er to transmit the same to my mistress, by the first dak that may be despatched from Kudger a after the entrance of the vessel into the river

10. The plint, I am instructed to add, is probibited, by the orders of the right honorable the governor of Bengal, under the powers conferred by the 6th section of the aforesaid act, from bringing the vertebigher up the river Cargo chall have Hoogidy than Redgeree, until, the manifest of her imply

been furnished to him.

11. I am further directed to inform you, that under the 5th geelion of the said set, if the above manifest shall not contain a full and true specification of all the goods imported on the vessel under your command, you will be linbis to a fine of one thousand rapees (re. 1,000) and any gonds or paskages that may be found on hourd in excess of the manifest so delivered to the pilot, or differing in quality or kind, or in marks and numners, from the specificotion goutdined therein, will be liable to be seized and confiscated, at At be charged with such increased duties as may be determined by the Board of Castome Bult and Oplines. In the event of there being it deficiency in the packages or goods entered in the munifest, you are liable, under the sold Act, to a possity not exceeding five hundred rapers (No 500, for every missing or deficient parkets of unknown value and for twice the amount of duty chargeable on goods it foint and we recounted for, it capable of being aperiord therewith.

12. In the event of your revels remaining outside or below Evelgottes, you are required by the said A t to deliver the manifest, so day Ailed up and stiested, to the plint, instandiately on the vessel being brought to nathut; sadify you should revise to deliver tipe said manifest for the space of twenty-fine hours after the vessel shift have anchored, you will be liable to a fine of one thousand rupees (Ro-1,001)

13. I am directed, with reference to the 15th Section of Act No. XVII. of 1837, to dear-that you will deliver every letter and packet on board your reason not specially entructed for a parate delivery, to the dak poor, who may first board your reason; and I am to add that by the next flections of the above Act, you are liable to a penalty, not exce diag supers 1,000, for any will'all neglect in this particular, which penalty, will assuredly be levied, instances having occurred of Communiters willuity detailing their packets.

16. You are to overre, that the Collector of Government Customs will, upon application being made to him, grant receipts for all goods which may be landed from vour ship or vessel, bulged in the Custom House, and its will be responsible for delivering from the Custom House all goods for which receipts shall have been granted; but should von, rour officers, or passengers, omit to take such receipts upon vour goods being landed and ladged as abavementioned you or they will be entitled to indemnification, for any of them that may be just in passing through the Custom House.

I am, Sir,

Your most obedient Servant, CHAS. B. GREENLAW,

Secretary.

Port Will am, Marine Board Office, Sept. 10, 1837.

REGULATIONS. '

FOR THE GUIDANCE OF COMMANDERS AND OTHERS, SELONGING TO SEIPS AND VESSELS RESORTING TO THE PORT OF CALCUTTA.

Under orders of government in the General Department, dated 5th August 1836.

14t. As the Harbour mester is beld responsible for the movement of all shire and resears, to and from the stream, requiring his assistance, the officers of his department are not to be interferred with in the execution of such important duty. After a ship or vessel is monred in a clear and safe berth in the stream, she is not to be shifted, unless for the purpose of handing into dock, or to the honorable company's moorings, and except in same of emergency.

or to the honorable company's moorings, and except in asset of emergency.

2nd. All applications to take in or cast off from the moorings, or for other constance from the Hurbour master's department, are to be made in writing to the master attendant, who will direct the harbour master accordingly. Applications will be complied with according to priority of date.

34. On this or restrict arriving of Culentta, they are to have their fib and driver becom rigged-in as soon as practicable, and remain so till the pilot, takes charge.

4th. Ships and remels laving in the atream, or at the honorable company's moorings, shall have at least one anchor at the bow with a sable best, and ranged, rapidy for letting on at all times.

ith. No ship nor rened shall make any harmer or rope last to any of the hanceable company's mouries below, except for the purpose of warping this a beetle nader the direction of the harboar master, or his assistant; and especially

no warps are to be out during the night, on account of the risk of boats being thereby upset, and the almost certainty of the consequent loss of lives.

6th. Serious accidents having taken place in transporting vessels, from the circumstance of one ship letting go another's warp, while in the art of moving, commanding officers are to permit warps to be made fast, and to keep them so until requested to let them go. All vessels in the port of Calcutta are enjoined to a gasist each other, while in the act of warping.

7th. The Harbour Master's assistants are directed to take care, in hauling ships or vessels into dock, that the waist anchors are got up out of the chains, and to see that no projections whatever, beyond the ship's sides, (which can be removed) be suffered to remain.

8th. All ships or vessels moored in the stream, are to keep a clear hawser,

to prevent seeldents occurring.

9th. Commanding officers of vessels are strictly prohibited from boiling pitch, dammer, or rosin on board, to prevent accidents by fire. They are also prohibited from throwing overboard ballust or rubbish of any kind, detrimental to the bed of the rivers.

16th. Commanding officers of ships or vessels laving under fours, or at any of the Hon'ble Company's moorings, are to stack down their cables, to enable vessels to pass over them, when required by the officers of the Harbour

Muster's department to do so.

11th. Ships or vessels meeting with any accident, or causing damage to others while in charge of an officer under the authority of the Master Attendant have no claim on Government for such damage; but the parties concerned are to represent the case to the Master Attendant who will take such cognizance of the same as the merits of the case may appear to require.

13th. In order to avoid miscongeption as to the responsibility of Government for the safety of ships and vessels making use of the Honorable Company's chain moorings, the Governor-General in Connell has been pleased to direct, that it be explicitly notified to the public that Government does not guarantee

the safety of any ship or vessel which may use those moorings,

13th. Government have been further pleased to prohibit commanders of all ships and vessels from moving them in any part of the rivers, unless they have a plint or an officer from the Harbour Master's department on board, under penalty (independently of such consequences as the owners or commanders may be subject to be by law, on the part of individuals,) or two bundred sices rupees, for every breach of this prohibition.

14th.—Pinally, you are hereby informed, that no pilot will be allowed to take charge of your ship, outwards, until a certificate from the Marine Pay Master shall have been presented at the Master Atttendant's Office, stating

that all particharges due on her account have been paid.

Notice is hereby given that vessels engaging the Honorable Company's moorings, are liable to be removed from one mouring to another at the discretion of the Master Attendant whenever he may consider such a measure necessary, either for the general convenience of the port or the maricular sufery of any other ressel. Of course on such occasion no charge will be made against the vessel removed.

(Myned) T. T. HARINGTON, Master Attendant.

ORDER-OF HIS EXCELLENCY THE MOST HOBLE THE GOVERNOR-GREENAL

Fort William, July 16, 1801.

Whereve it both hitherto been the practice for ships importing at Calculta, to retain their gunpowder on board while lying in the part; and whereas, the explosion of a large quantity of guspowder on board of ship, lying off

the town, might he attended with the most decreative consequences to the town, in the inheritants thereof, and to the the poing in the port; and whereas, instances have occurred of that being fired into the town of Calcutta, and late the country adjacent, by ships saluting Port William, or firing gravi on other occasions, his fixed laney the most noble the governor general in council, with a view of obvisting the agious consequences which might ensue from a consequence of these irregular and dangerous practices, has been pleased to establish the following rules.

I. The commanders of all vessels bound to the port of Calastia, and proceeding up to the town of Calastia, or to any other part of the river about Moyapore or required on or before, their arrival off Moyapore, to laud at the magazine, which has been erected at that place, all the guspowder which they may have an board, (whether contributed in barrels, or made, up into animumition) exceeding the quantity of one hundred pounds, which quantity every result is permitted to retain an located, for the purpose of fring salutes or signals in cases of distress. Officers appointed by government, will take charge of the guspowder immediately on its being conveyed to the shore at Moyapore, and will deposit it in the magazine. Commanders of vessels are required to mark the number of their repetitor resects on the barrels and packages of guspowder, previously to their being landed. A receipt for the guspowder will be granted by the officer in charge of the magazine.

2. In order that results may be detained as short a time as possible for the delivery of their gunpowder, commanders, of resels are required, on com-ing in alght of Mayapore, to beint a flag at the fore-top mast-head, whereapon the officer in charge of the manual e, will immediately order persons to be in

readlures at the river side to receive the ganpowder.

3 Gunpowder shall not be landed or received into the magazine between

- 4. The commanders of resels ontward board, which may require gaupowder for their outward rayage, shall not take ganpowder on board in any
 part of the river above Movapore, with the exception of quantity not exceeding
 one hundred pounds, for the purposes before minimed. Should any ganpowder have been landed from any vessel when insward bound, and deposited in
 the mazzaine the campowder will, upon the application of the commander of
 the vessel to the officer in charge of the magazine, take application being accompanied by the receipt granted on the deposit of the gunpowder in the mapasine) be conveyed to the river side, and delivered to such person as may be
 sent to take charge of it.
- 5. In fature, reason entering the port of Calentia, shall not at any time, while lying in any part of the river between Moyapore and Calentia, have on board without the express sanction of government, any quantity of gaspowder exceeding one hardred pounds for the purposes is fore mentioned file collector of the government equium is hereby cusp owered an interested, should be have reason to believe that a quantity of gaspowder exceeding one bandred pounds has been received on board of any vessel, to cause the vessel to be sarrobed, and should any greater quantity be found on board, to select the same. The collector is also empowered and directed to select any unauthorized quantity of gaspowder which they be attempted to be shipped on any vessel, in opposition to the rules berein prescribed; all such guspowder as select, whall be liable to conflication; the sollector shall immediately send all the gaspowder so which to the measure in Fort William, and shall report the circumstances of the case to the board of trade; the collector shall have been so select, without the express authority of the governor-general in connects.
- G. One-half of the estimated value of all grapowder which may be confluented under this regulation, shall be granted in equal proportions to the policitor of the ensume and his deputy; the remaining mointy shall be granted in equal proportions to the informer, and to the officer assisting in making the orients.

7. The commanders of vessels lying at diamond harbour, or in any, other part of the river below Moyapore, will be permitted to deposit their

gappowder in the magazine at Moyapore.

- 8. Pursuant to the orders contained in the 5th article of these requisitions, the commanders of all vessels now laying in the port of Calcutta, having on board a quantity of gunpowder exceeding one hundred pounds, are required to send the quantity of gunpowderfexceeding one hundred pounds, which they may have on board of their respective ships, or any place on shore, to the magasine at Moyapors If the commander of any vessel shall not conform to this requisition, he shall be liable to the penalties stated in the 5th article.
- 9. The commander of all vessels lying off the town of Calcutts, or any part of the river between the town and Kedgeree, are prohibited from firing guns (excepting for the purpose of saluting Fort William, or for signals in case of the vessels being in distress) for any purpose whatever, without having previously obtained the permission of his majesty's justices of the peace for the town of Calcutta. When guns shall be fired from any ship for the purpose of saluting Fort William, or for signals in case of the ship being in distress, and also in cases in which guns may be fired with the permission of the justices of the peace, the commander of the ship is enjoined to be particularly exceful that the guns be not shotted.

Published by command of his excellency the most noble the governor-general in council,

G. H BARLOW, Chief Secy. to the Govt.
P. S. Under orders from the Marine Board, dated 6th instant, commanders are informed, that such gunpowder as they may have for sale is not to be landed at Moyapore, but to be brought up and lodged at the Howrah magazine.

(Signed) T. T. HARINGTON, Muster Attendant,

Master Attendan's Office, July 8, 1817.

PILOTAGE AND PORT DUES.

Notice is hereby given, that in consequence of the recent change in the currency, the Marine Board have obtained the sauction of the right honorable the governor of Rengal to the following modified rates of charge leviable on account of pilotage and port dues, which are to come into operation on the lat proximo.

By order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, May 25, 1836.

Notices touching port charges at Calcutta, for the information and guidance of Owners and Commanders of vessels.

The Marine Board having lately, under the orders of government, been engaged in revising the general regulations of the Marine Department, bearing on the shipping frequenting the port, request the particular attention of owners, agents, and commanders of vessels, to the following arrangements in connection with the charges on account of pilotage, &c., framed with a view to the mutual convenience of the Marine Department and the shipping interests.

First.—Commanders are requested, prior to quitting their visuels on arrival off Culcutts, to fill up and certify, or cause to be filled up and certified, a form of certificate altewing the actual registered tonnage; the draft of water and whether the vessels has or has not been tugged by steamer any part of the way, or has not had the use of a row-boat, which form will be furnished to the pilot, in order to the bil's of the vessels being correctly made out.

Second.—Command are further requested, as early after their arrival as possible to actify, in writing, to the Master Auttendant, the name and residence

of the reference for the payment of his ressel's bille.

Third,—On the receipt by the Master Attendant of the above certificate and written reference for payment, a charle hill will be prepared, including luward pilotage, light-home duty. Moyapore magazine daty, and row boat hire, (if any) which, together with a certificate, will be forwarded to the Marine Pay Master for collection within fiften days of the acrival of it e cess I and having on it the name and residency of the facts referred to for payment, which commands are requested to furnish to the Master Attendant in writing as early after their arrival as practicable, that that officer may more readily be combined to present it. By this arrangement all the charges connected with the vessel up to her arrival off Calcutta, will be embodied in one bill, instead of, as hitherto, being made in separate bills.

Fourth -- In the event of vessels docking, or being transported at the desire of the commander, it is requested that a certificate may be given by the commanding officer of the operation having been performed, in order to its accom-

panying the bill when presented for payment to the referee.

Pith.—The practice of charging for baultus to the chain mortage, for their monthly hire, and for hauling from the moorings in separate bills, is discontinued, and hence o ward one bill will be propered, including the charge for hauling to the moorings, that for occapying them, and that for hauling from them; and commanders are requested to give, or cause their commanding officers to give, to the master attendant or the harbour master, certificate of the date of hauling to and from the moorings, which vertificate, as before, will accompany the bill when presented for payment. The hire of the moorings will be charged for the day on which the ressel is hauled thereto, without reference to the period of the day; and, in like manner, no charge will be made for the day on which the hauls from her morrings, however late in the day she may quit them. The charges connected with the chain moorings will thus be embedded in one bill and be discharged in one payment, lustead of three or more, according to the number of months the report occupied the masterings.

Sixth.—The system of charging outward plotage on an estimated draft of water with an addition of ten per cent. subject to adjustment after the vessel has said d, and of charging a c rtain number of days for a row-boat subject to a like adjustment, is abolished; and, in future, the nutward plotage and charge for row-boat hire on outward-boand vessels, will be made as follows:

When the vessel is finally laden, the commander is to give notice thereof to the master attendant, when the draft of water is to be accertaised and ecratified by the commander or commanding officer on the part of the vessel, and by the barbour master on the part of government,—subject, in case of dispute, to the decision of the master attendant. On receipt of the certificate, the master attendant will cause a bill to be made out for the regular amount of pilotage, for the row-boat hire vectording to an average rate with reference to the size of the vessels and the season of the year, fixed by a movine committee which lately sat at the Bankshall, the majority of which was composed of members of houses of agency and commanders of ships. The bill and certificate will be presented in due course for payment.

Seventh.—As however, it frequently happens, that vessels are taking in cargo or filling their water up to the last day of their departure, or that from other causes the bills for the chain moorings and outward pilotage equant be made out till the eve of departure; owners, wrents and commanders are in such cases particularly requested, with a view to despatch to cause an individual to attend at the Bankshall and expedite the transmission of the bill and certificate to the board for registry, and to the pay office for collection; at each of which offices they may in each cases depend upon the most ready and special attention.

Righth.—In the event of a vessel bring tagged any part of the way down by steam, or not having the use of a row-boat, commanders are to obtain from the pilot, at hedegree a sertificate to that effect, which they should forward by dak to their agents. On receipt thereof agents are requested to make out a bill against the hoa ble company for the § deduction from the pilotage allowed, if

tugged by ateam, or for the row-boat hire paid, as the case may be, and to forward ir, together with the certificate, to the marine board for audit and

payment.

Ninth.—In cases where a vissel leaves Calcutta, avowedly intended to fill up cargo at some place below, the pilotage will be charged at the draft at which she leaves Calcutta in like manner, though at the reduced amount as if she had proceeded to sea; and with respect to the subsequent pilotage charge from the place at which the vissel takes in the additional cargo to sea, owners or agents of vestels will be required to furnish a special guarantee to pay the amount chargeable according to a certificate of the draft of water to be signed by the commander or commanding officer and pilot.

Tenth,—Six sets of moorings at Diamo d harbour having been fitted specially to enable versels arriving in distress from less of suchor and cables to be readily moored, the charge will be co.'s Rs. 50 for mooring and unmooring, and the daily hire the same as for the moorings at Calcutta. The moorings will of course be available to vessels not in distress from less of anchors and cables, but the harbour master will be instructed at all times to keep two sets vacant during the S. W. Monsoon to meet casualties.

Eleventh.—Annexed is a statement of the several port and pilotage charges, and the marine board trust, that with these and the certificates of the commanders or commanding officers before them, owners and agents of vessels will, at all times, he cuabled readily to ascertain the correctness of the bills and to discharge them to on presentation.

INWARD PILOTAGE CHARGEABLE ON VESSELS.

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OUTWARD PILOTAGE CHARGEABLE ON VESSELS.

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DIAMOND HARBOUR.

The same charge is made for hauling to and from and occupying the moorings at Diamond Harbour as exists in the Calcutta moorings.

HIRE OF STEAM VESSELS FOR TUGGING.

Farther particulars may be known on application to the controller of government ateam vessels, Marine Board office.

C. B. GREENLAW, Secretary.

Fort William, Marino Board Office, the 10th May, 1830.

NOTICE

TO COMMANDERS OF QUIWARD BOUND VESSELS.

Great inconvenience arising to the agents of vessels from commanders of outward-bound vessels which have been tagged by steam, or which have had no row boat in attendance on them, not attending to the 3th Item of the published notices touching port charges, and not sending up from Kedgeree the required certificate, without which the refund of \$\frac{1}{4}\$ pilotage and the charge paid on account of row boat cannot be passed by the Marine Board, commanders are therefore reminded of the accessity on their own vessels account of their obtaining such certificate from the pilot and forwarding it to their owners from Kedegree.

By order of the Marine Board, C. B. GREENLAW, Secretary.

The 27th April 1837.

NOTICE

Is hereby given, that from the 1-t February next, the following revised rates sanctioned by government, on the 7th ultimo, will be charged for the occupation of the houble company's moorings in the river Houghly.

From 1st November to 30th June, From 1st July to 31st Oct. being eight months.

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By order of the Marine Board, C. B. GREEN L.W. Secretary.

FORT WILLIAM, ?

Fart William, General Department, the 31st January, 1828.

The right hou'dle the governor-general in council, is pleased to direct, that the following rules and regulations, relative to inscars and other asiatic seamen, be published for general information.

RULES AND RECULATIONS—Made, ordined, and published, by the right hundrable the governor-general of Fort William in Reagal, in council, in pursuance of an act of Parliament of the 4th October, the 4th, c 80, passed on the Stat day of January in the year of Our Lord 1828, to be observed by member officers and owners of ships and vessels trading under the authority of the fact act, the crews of which ships and vessels shall be wholly or in part proposed.

of solutionalism, lascars or natives of any territories, countries, islands, or places, within the limits of the charter of the United company of merchants of England trading to the East Indies.

Be iterdained by the Right Honorable William Pitt Earl Amherst, Governor-General of Fort William in Bongal, In council, by virtue of the powers in him vested by the said set, that from and after the publication hereal, In the manner herein-after directed, the following rules and regulations shall be observed by masters, officers, and owners at ships and vessels trading under the anthority of the said act, the crews of which ships and vessels shall be wholly or in part composed of adultic anlors, lesses a countries of any of the territories, countries, islands, or places within the limits of the charter of the said united company, whilst such aviatic sailors, lessure, or natives shall be on board such ships or vessels, and whilst absent from the countries or places to which they shall respectively belong, and until they shall be carried back to the places to which they belong, or from whence they have been taken.

I. Every such ship or vessel, which shall clear out from any part or place in any territory, country, or teleral, under the government of the said united company, or belonging to His Majonty within the Ilm to aforesaid, upon any royage to the United Kingdom of Great Britain or Ireland, or to saw port or place beyond the limits of the charter of the said United company, and every such ship or vessel which shall arrive at any part or place in the saut United Kingdom, and every and ship or vessel which having pleared out from any port or place, in any territory, country, or island an aforessid, shall arriva at any port or place without the limits of the charter of the said. United capepany, shall be provided with an expert surgeon, of ability and knowledge; and in each case before any such ship or resect shall chur out from any port or place under the government of the said United company, or belonging to His Majesty, within the limits aforesaid, so heargeon shall be previously examined Ly the Medical Board, or by such medical person or persons, as shall be appointed for that purpose by the Government, or principal officer of the part of place from whence such ship or vessel shall clear out; and no surgeou shall be deemed a fit enegeon, unless he shall be testified by so in Medical Board, or by such other medical person or persons, to be duly qualified, and such suction shall be retained and entertained on board such ship or resert, during the whole roya, a (unaroldable casualties executed) by and at the expense of the namer or ownera of such ship or vessel, and shall a logicister such medical and surgecal aid as shall be requisite to the Asiatic salors, lascars, and notices on board of each whip or vessel during the verage on which each ship or reseal shall proceed or be bound; and every such ship or revel that sho be formished, at the like expence, with a proper goantity and sanction at of medicines fit for the said Asia atic sallors, lascare, and natives; and it shall and may be lawful for the Guvernment, or principal officer of the port or place where such ship or vessel may he, under the Covernment of the said United Company, or belonging to His Majesty, within the limits aforesaid, and before such ship or vessel shall clear out, to appoint any medical person or persons to exactive the quality, quality, and assortment of such medicines; and such ship or ressel shall not be permitted to clear out from such port or pi-co as aforesaid; until the Government, or principal officer thereof, shall be daily satisfied, that a sufficient quantity and proper assortment of such medicines shall have been furnished; pravided always, that if such owner or namers, master or wher commanding offices of any such ship or react, which may be intended to be cleared not from any port or place under the Government of the cald United Company, or belonging to Ifia Majorts, within the limits aforesaid, after using due diligence and ressonable and penper means in that behalf, shall not be able to procure or retain an expers surgenn, duly qualified sa aforesid, and such owner or owners, master or other commanding officer, shall represent the earne in writing to the Government, or principal officer of the part or place where such ship or vessel may be. together with a true statement of the means that have been adopted or employed to procure a fit surgeon as af-resaid, then it shall nut may be lawful for the Covernment or principal of the port or place where such ship or viscel may be an being duly estinited that a fit surgeon cannot be procured, to authorise and permit such ship or vessel, by a licence in writing, to be in that behalf granted by the Secretary for the time being of such Government, or by the principal officer of such other port or clace as aforesaid, to clear out and proceed on the voyage then intended, without having such surgeon on board, any

thing herein contained to the contrary thereof notwithstanding.

That every such ship or vessel which shall be navigated by the proportion of British seamen, directed by the twenty-first section of the said Act of Patliament, that is to say, by four British seemen as part of the orew for every hundred tone of the registered burthen of enals ship or vessel, and so in proportion for any part of a hundred tone, shall be manued with not less than six of such Aslatic sallars, lascars, or natives, being men, or five men and two boys for every hundred tons of the registered barthen of such ship or vessel, and one man more forevery ten tone beyond the last even bundred tone thereof In addition to the said proportion of British seamen, and every such ship or resset, the crew whereof shall be in part composed of such Asiatic sallors, lasears, or sintives, and which shall not be unvigated by the proportion of British seemen abovementlaned, but which shall, by virtue of the twenty- cound section of the said Act of Parliament, be licensed to sail and carry on her voyage with a less proportion of British seamen than required by the said twenty fi at section of the Act of Parliament, shall be manned with such a proportion of such Amatic sullars, larcars, or natives, to the registered burthen of such ship or ressel, as is hereinafter specifica, (that is to say) when the number of such British seamen shall be three for every hundred tons of the registered burthen of such ship or vessel, and so in proportion for any part of a haudred tons, the number of such Asiatic suffers, lascars, or natives, shall be seven men and one boy for every such hundred tons, and one man more forevery ten beyond the last even hundred tons, in addition to the sail proportion of British scamen, when the number of such British seamen shall be two for every hundred tons, of the registered burthen of such ship or vessel, and so in proportion for any part of a hundred tone, the number of such Asiatic sailors, lancars, or nutives shall be nine, being men, or eight men or two boys for every such hundred tons and one man more for every ten tons beyond the last even bundred tons thereof, in addition to the said proportion of British seamen, when the number of such British seamon shall be one for every hundred toes of the registered burthen of such ship or vessel, the number of such Asiatic sailors, lescers, or natives, shall be ten m m and one boy for every such hundred tous, in addition to the sail proportion of British seamen, and when such ship or vessel shall be navigated by any British seamen, exclusive of the mates or officers, and the number of such British seamen shall be less than one for every hundred tons of the registered burthen of such vessel, the number of such Asiatic sallors, Inccers, or natives, shall be cleven, below men, or ten men and two boys for every such hundred tons, and one man more for every ten tons beyond the last even hundred tous in addition to the said proportion of British seamen, and every such ship or vessel, the orew whereof shall be wholly composed of such Asiatiu satiors, issents, or natives, or which shall, with the exception of the mates or efficers be wholly composed of such Asiatic sailers, fascars, or natives, shall be provided with a gomer, a carpenter, a caulter, and the usual number of seaquinter, and shall exclusively of such officers, gunner, car; coter, caulker, seacambles and servante, in such ship or reasel, be manned with not less than twelve of such Asiatie sailors, laseure, or natives being men, or eleven men and two bays for every handred time of the registered burthen of such ship or vessel, and one man more for every ten tous beyond the 'est even hundred tous thereof,

III. Brary such ship or vessel shull be farnished and provided by, and at the expense of the owners or owner of such ship or vessel, will a sufficient quantity of wholesome and good provisions and with a sufficient quantity of fuel properly adapted for the use of the Asiatic suitors, lascare and natives, who may embrak, or who during the voyage, may be an board such ship or vascal, and such provisions shall be regularly served out to such Asiatic satiors, inners and artives, daving the course of such voyage, is manner fallpwing, that is to say, whenever such ship or vessel, during the course of such voyage, shall be within the tropics, agreeably to the undermentioned scale, viz.

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And whenever such ship or vessel, during the course of such voyage, shall pass beyond the tracio, either to the northward or southward, then in addition to the foregoing scale or allowance, shall be aided food of a more nonrishing quality, viz.

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And in addition to the above mentioned stock of provisions, and other articles berein before mentioned, the owners or owner of every such ship or vessel herein before mentioned, shall also lay in a stock of tobacco, sufficient for the supply of at least three-fourths of the usintic suriors, lascars, or natives on board, for the voyage, at the rate of one-half seer, or one pound weight per man per month, to be served out to such asiatic sailors, lascars, or natives, when their own private stock of that articles shall have been exhausted, which tobecco shall be estimated at twenty per cent, on the prime cost of the article, such prime cost to be certified by the inspecting or other officer appointed for that purpose, and the price of such tobacco, to be deducted at the end of the voyage, from the wages of such man to whom the same shall have been supplied; and the entire quantity of provisions and other articles, which shall be Isid in for the use of the said asiatic sailors, lascars and natives us uforesaid, shall be estimated as follows; viz. to Europe, North america, the Bastern Coast of South America, and the Western Coast of America respectively costomary provision for six months, and food of a more mourishing quality for four mouths. To New South Wales, customary provisious for four mouths, and food or a more on nourishing quality for two months. And it is bereby directed, that stock of fuel and water shall be laid in by every such ship or vessel as aforesaid for the supply of the asiatic suilors, lascars, or natives on board, that it shall be in proportion to the stock of other provisions taken on board as aforesaid; and that the said stock of water shall be in proportion to the number of usintic satiors, lascars or other natice on board of such ship or vessel as aforesaid, and that in particular the said stock of water so taken in for the supply of the saintic sailors, lascure, and other matives, shall be of sufficient quantity to allow for every asiatic sailors, lescars, or other native on board of such ship or vessel during the said voyage, one gallon at the least for each day; provided giways, that whenever the seacunnies, or any other part of the crew of such ship or vessel shall be anglo-sainties or native Portuguese, they shall be victualled as Sutopean seamen.

IV. Every such ship or vessel shall be formished and provided by, and at the expence of the owner or owners of such ship or vessel, and for the use of such usigtic sullors, lasence, and natives who may emback or be on board such ship or ressel during the intended voyage, the following bedding and clothing; vix , one bed, to consist of three country blankers sewed together. One pillow, stuffil together with blank ting. One blanket, one jacket and one pair of trowsers with feet, made of four yards of European red or blue cloth. One jacketand one pair of trowsers with feet, made either of European cloth or country blanketing. One pair of shoes, two woollen caps. Two pair of woollen mittens for each man; and that such hedding and clothing shall be delivered out to such maintic suitors, lascars, and nutives as aforesuid who may not be previously supplied therewith, whenever such ship or versel shall be in any latitude to the northward of twenty-four degrees north lotitude, or to the southward of twenty-four degrees south latitude, and that such bedding and clothing shall there upon become the property of the persons to whom the name shall be delicered. Provided always that no Asiang sallor, or native shall be entitled to receive more than one set of bedding and of clothing in the course of one veyage; and that the owners or owner of such ship or vessel, supplying such bridding or clothing, shall be at liberty to deduct from the wages of each Asiatic suitor, luster and native as afortsaid, who shall be supplied with such bedding or clathing in addition to the prime cost, twenty per cetife, on the articles respectively supplied to any such Asiati sailor, lasence or parire as aforesaid, and which said prime cost shall be certified by the luspecting or other officer thereto appointed.

V. Every such ship or vessel shall be provided with healthy and roomy berths or lodging places, properly ventilated in the fore part of the between-deeks of such ship or vessel, which shall be left clear for the accommodation of the Asiatic sailors, and natives se aforesaid, who may embark or proceed on board of such ship or vessel, to each man of whom, in ships or vessels having an top-galiant fore-custic, shall be allowed a spar a of 35 cable fort, for his accommodation

detion before the main most; but in cases of ships or vessels having a top go!lant forceaste, twenty-four cubic feet shall be derened sufficient for each afeach persons, and that all Affetic agilors, inscare, and natives as aforesaid, who shall not be required to perform from the duties of the said ship or reacts, or who shall not belong to the watch sung that may be estually employed in performa-ing the duly or work of the said ship or vessel, shall be suffered and permitted to remain in their berths or hidging places berein before mentioned, in the same manner as is usually permitted to European anilors, and antil it shall be the turn of duty of such Amatic sailors, harars, or natives, who may temain below to releise the watch or yang employed on the upper deck; and in order to onable the Asiatic tax ore, lascars, or nutires as aforesaid, to obtain the beartit of this or regulation, the quest-ray commander of every such ship or vessel shall divide the Asiatic salloys, fascars, or natives into two watches, or gange, accordincly as the duty of the ship or vessel may require, and in such manner that a portion of each Asiatic sailors, inscars, or natives forming one watch, or gang may remain on the upper drek, to perform the duty of the tald thip, while the residue of such Asiatiu saflors, Inscare, and natives, map remain in their betiba, or lodging places as corresult, in the same manuer us is usually practiced and observed towards Russpean sailors; and every such also as vessel as aforesaid of the turthes of five hundred tons and under, shall be provided by, and at the expense of the awner or owners thereof, with one caboute for the purpose of equiling the said twistle sations, leaders, and natives to cook their victuals on board such ship or seasel, according to the manners, habits and customs of such Asiatic sations, learnes, or natives respectively and to be sppropleted exclusive to and for their use; and which said cabouse shall not be less in length than four feet tou inches, or in breadth than three feet 140 luch s, and in height five feets, and every such ship or vessel as aforesald, excreding five hundred tone, shall in like manner be furnished with two such caboners, for the purpose herein aforesaid.

VI. No such ship or ceasel shall clear out from any port or places under the Covernment of the said United Company, or belonging to the Unionty with-in the limits aforesaid, before the community thereof shall have delivered to the officer authorized to grant, the port clearance, a true list duplicate of every Asistic sallor, lasear, or untives on board or intended to be taken on board such adip or scarel, and true specification of the terms and rate of wages on which such Asialis sailly, lascar or native shall he e been hired, and also a true list in duplicate of the tobagen, and quantities, and surt of provisions, and the prices thereof respectively, and of the quantities of water and fuel respectively, which shall have been provided for the use of such Asiatia antiorn, inneurn, and matives, and also a true and correct list in duplicate, of the bedding and cluthing, and the price thereof respectively provided for the use of such amatic anifore, insecure, and nurives and also a true list, in duplicate, of the quantities qualifies and associances of medicines provided, and on board of each last mentioned ship or resel, each part or list as aforesaid, being algoed by the some mander of the chip or sensel, so delivering the same to the officer authorized to grant a part clearance as aforesaid, and in order that it may be accertained that such tobacco, provision, fuel, hedding and clothing are respectively sufficient in quantity, and fit and proper in quality for the use of the said Asiatic sailors, leacure, and natives during the intended voyage, the owners or owner, or commander of every such skip or vessel, shall deliver samples of musters of all such tobecro, provisions furl, bedding and eigthing, with the prices hereof respectively, to the inspecting officer, or other person or persons who shall or may be oppointed by the government, or to her principal officer of the port of place. at which such ship or vencel may be to inspect the same respectively, and much awars or owner commandir shall from time to time, produce such tabacso, provisions, fuel, bedding and clothing to such inspecting officer, or other perone or persons so appointed, as well on board of the said ship or resul, before, the same shall have been put on board, for such inspecting officer, or other parsen or persons to appointed to impact and examine the ester, respect being had to the convenience of the committee; and the time of leding the said ship or vessel, and the owners or owner, animander of each ship or vessel as aforesaid,

shall permit and suffer such inspecting officer, or other persons, who shall be appointed in that behalf by the gazerament, or principal affice. of the port or place in which such ship or veget mily be, to inspect and examine the said ship or reset, as well below as shon the upper deck, in order to secertain what accommodations, or barths or ludging places, may have been provided for the use of such sality gallors, lascars, and parises as aforesaid. and whether fufficient space shall have been left to afford healthy and rooms berths or lodging places for such asiatic saliors, luscars, and natives respectively, in manner begein aforesaid; and alep, in order to ascertain whether proper and suffi i nt a commodations for edoking have been provided, on that such mintic satiors, and natives, may be enabled to sook their sistuals on board such ship or vessel, according to their own manners, habits, and customs. And that when such ship or versal shall so clear out, the officer anthorized to grant such port elearance, shall countersign the respective lists berein before directed to be delivered to him in duplicate, and return and part of each get of lists to the person in command of such ably or vessel, and that on the arrival of such ship or yessel at the port or place within the said united kingdom to which such ship or vessal may be bound, or at any other port or place belonging to his majesty, without the limits of the charter of the said united company, to which such this or vessel may be bound, the person in command of such ship or vessel shall deliver such lists, so countersigned, to the bificer authorized to admits uch ship or vesel to entry, and shall also deliver to the said last mentioned officer, a true list containing the names of every melatic sailor, luscar, and native, as aforesaid, not included in the first list countereigned as storesaid, and who shall have been shipped after the commesorment of the voyages of such ship or yes el, or during the progress thereof with appecification in like manner of the terms and rates of wages, at which such last mautioned asiatic sailors, lasgars and natives as aforesaid, may have been bired; and also a true and correct statement in writing, of any canualties that may have happened to any or either of the said salatic sallors, lascars or natives as sforesaid, who at any time were shipped on such ship or vessel, and of what shall have become of every man comprised in such list, and who shall not be on board such ship or yessel at the time of her entry late any such port; and also a true and correct account, shewing the bedding and clothing. and quantity of tobacco, which may have been furnished and supplied to each asiatic saliors, lescar and native, as aformald, one board of such ship or vessel during the voyage, and what sum or balance shall be due and owing to each salatie-ailor, lascar, and native as aforesaid, for his wages at the time of the arrival of auch ship or vessel at her consigned port.

Vil. The awners or owner of every such ship or vessel, from which any asiatic sailor, lascar, or native as aforesaid, shall be discharged offunded in any country, other than that from which such nelatic sallors, Inscar, or native us aforesid, shall have been shipped or to which he shall belong, shall at the proper quals and charges of such owners or owner, flut and provide proper and safficient lodging, reiment, food, medicines, and if necessary medical and surgical assistance for each and every asiatic sailor, lucer, or ris ive as aforesaid, who may be so discharged or lantert as aforesaid, from the time of the discharge or landing of each and every such a-tatic sallor, fascar, or native as aforemid, until he shall be able to enter himself on board of some other able or vessel bound to his own country, and on which he may work his way to the port whence he may have been shipped; provided that the owners or owner of the ship or vessel beand to the country of such salatic suitor, lascar, or native as aforesaid, shall distract to provide such last mentioned asiatic saltur, toscar, or satire as aforganid, with a proper berth and good and sufficient food, hedding, elething, specialnes, and medical and surgical aid during such payage to the past or place where such maintenanties, invest, or native as aforestid, may have been shipped or hired as alors and and in the same manner and subject to the cairs and regulations herein-before respectively ordained for the accommodation and treatment of solutic sellurs, lascars, and satiers as aforestid, the whole expense of. which contract, if any to be borne and questions by the owner or emests of the

thip or vessel on which such nelatic soliors, lascar, or native shall have bron shipped within the limits sloresaid, and from which unon Asiatic soilor, lesear, or native sa eforesaid, theil have been discharged or landed as eforesaid; previded also, that if each last mentioned Asiatic sailor or native chall not be able either from want of appartunity, from sickness or from any other cause, within four entender mouths from the time of his discharge or lauding ne afterestid, and enter himself on board of apple aligner veesel bound to his own country or to the putt or place where he may have been hired or shipped, in conform ty with the contract, and on the terms or conditions herein-before mentioned; in any each come; the owners or owner of such ship is vessel from which such last incutions ed Ametic sailor, lancar, or native shall have been discharged or landed as afireanid, shall find and provide for him a saitable passage to the gountry, part or place at which he shall have been bired or shipped, or to which he may belong, with sufficient and proper food, slothing, hedding, medicines, and medient and surgical and during such passage, and in manuer herein-before ardained for the accommodation and treatment of such Asiatic sailor, lascar, or ancies as aforesaid, during the voyage on board the chip or vessel from which he chail have been discharged or landed as aluressid; and the owners or owner of every such ship or versel trading under the authority of this set, who shall contract, or agree to carry or anovey any Asiatic sailor, lascar or native as aforesaid, and win shall have been landed or discharged as aforesaid, from any post or place is the quited hingdom, or without the limits aforessid, to the port or place at which such beatle saiters, income or native as aforesaid. Shull have been hired or eliment, or to which he shull belong, and whether such Adultic suitor, larger or native entered himself to work his way back as aforesaid, or chall have been pout on hourd as a presenger, shall be subject to the rules and regulations berein-before and if set for the groommodation and treatment of much Asigtic embers, becare and natives as aforesaid, during the voyage on the ship as veeset from which he could have been discharged or landed, on far as the same may be respectively applicable to the character or attuation in which such Asiatia autor, lanear, or native as aforesalt, may have be n shipped or canasked in order to return to the port or place to which he may belong.

The foregoing rates and regulations to take effect, and to be and continue in full force at the presidency of Fort. William aforesaid, from the expression of one calendar mouth after the publication thereof in the Government Gazette at Calcula; and at Port Saint George, it imbay, Prince of Wales' Island, Singapore, and at his other ports and places in any territory, country, or Island ander the government of the said united company, or belonging to his majesty, within the limits aforesaid, from and after the expiration of one calendar mouth after the publication of each rules and regularious by the reportise governments or the principal officers, or constituted authorities at Fort Saint George, Biombay, Prince of Wales' Island, Singapore, and at such other ports and places respectively.

The several forms to be observed by the masters, officers and owners of chips, trading according to the authority of the act of parliament abovementioned, under the raise and regulations now published for general information, will be determined by the Musine Board, and daily notified by public advertisement from their office.

By order of the right honorable the governor-general in council,

E. MOLOKY, Acting Sametary to the Government.

NOTIFICATION.

With relarance to the rules and regulations passed by government on the lift juneary last, and published in the Government Gazette of the lift junear last natice is hereby given to owners and commanders of ships or semely, whose crews are wholly or in part coroposed of Asiatic sailors, that the Marjon surgest and his quickent have been appointed to examine the quantity, quality, and apportunated medicines to be supplied, agreeably to the first section. They are accordingly requested to the subjection of one of the

shove officers communicating at the same time, in writing, the number of Asiatic sailors, inscars, or notives, of which the crew of their ship or vessel is composed, the port to which the said ship or vessel is bound, and the probable length of the voyage on which she is proceeding.

2. It is hereby further notified, in the event of owners or commanders being unable to obtain a doly qualified surgeon for the voyage, as required by the said rithes, or to procure the proper number of B Itish seamen, (that is to say, 4 British seamen as part of the crew for every hundred tons of the registered burthen of the ship or vessel, and so in proportion for any part of an handred tons,) that they are to make application to government, through the Marine Board, for a licence to sail without such surgeon, or without such proportion of British-seamen—accompany such application with proof of their having used due diligence to procure the above. The application for a licence to sail without the proper number of British seamen as aforesaid, must also state the number of British seamen on heard, in order that the same may be intered in the licenses agreeably to the provisions of the act of the 4th George the 4th c. 80.

(Signed) W. P. PALMER, Acting Secretary.

Marine Board, February 21, 1823.

NOTICE.

By order of the Marine Board,

Owners and communiders of ships and vessels are hereby informed that with reference to the notification under date 21st February 1826, published in the Government Consette of the 28th of the same month, the duties of a inspector of provisions, &c. for Asiatic seamen" will be conducted from this date by the department of the master attendant.

ly order of the Murine Board,
(Signed) CHARLES B. GREENLAW, Secretary.
)

FORT WILLIAM,
Marine Beard Office,
The 7th April 1830.

Notice touching the Pilot Station for the River Hooghly, during the S. W. Monsoon of the year 1843.

Notice is hereby given that the same causes existing which during last S. W. Monsoon rendered necessary the removal of the pilot station from off Point Palmyras to a position it or 8 miles S. W. of the outer floating light, and in from 16 to 20 fathorns water, the letter station will be continued during the next S. W. Monsoon, viz from 15th March to the 15th September.

During the last S. W. Manson, no difficulty would appear to have been experienced by vessels passing from Palse Point Light House to the new station, nor can any be felt if common attention be paid to the lead and to the following directions prepared by captain Licyd, late off. Marine surveyor general, after a preful survey of the ground between the two points.

False Point Light ficuse is in intitude 20° 193' N. and longitude 86° 47° B. and that of the South channel buoy in intitude 20° 50° N. and longitude 88° 4° E. and bears from the former N. 61 B. true or N. B. by E. ‡ E. by compaes, distant 83 miles, and in 12 fatherns.

A Bank of soundings extends from off Point Pulmyras in a direction to-wards the tail of the Wrater Sea Reef, and the nature of the bottom as distinguished from that of the Hooghly deposite which is sand and mud, with shimingspeaks is a granually substance, composed of sand, shells and small pebbles discharged from the "Kunku" and other rivers near Point Palmyras, the lighter material of which being carried further out is deposited and forms what is called the pilot's ridge, which in crossing to the M. W. shews a little less water than on either side. In coming from Sea-ward you shoul rather saddenly from 38 to 23 fathoms upon its Bestern Edge. It is composed of shelly sand or minute gravel of a reddish or rasty brown polisar.

"The best quide therefore to emble a vessel to direct her course from Palse Point to the vessels at the new station; will be a ran down the Edge of

the pilots ridge, which can readily be done by making the light hause and bringing is to hear about W. S. W. or S. W. by W. distant by computation from 10 to 15 miles; then accessing to the R. S. B and having gradually increased the depth of water to 13 fathoms, upon the castern edge of the ridge, regulate the course to keep between it and 27 fathoms, when by attention to the ight dand nature of the soundings, reurse and distance, can from the light house, it is almost impossible to miss the pilot resolutiff the above limits are kept within) either by setting too for to nind-ward or falling to sea-ward for the annotings, increase so repidly to Seaward, from the proposed new station, that 25 fathoms will not be more than 3 or 4 when to the southward of it, and 23 fathoms the same richance to the westward of it."

The soundings to Braward of the ridge are in general a greenish or olice coloured mud, with occasionally a few bits of broken shells mixed with it.

Versels approaching the station during the day are required to show the usual signal for a pilot, and he night to vice as early and us much warning as possible by firmy gone, burning blue lights, and by exhibiting two lights in a vertical position, where has even; but commanders are recommanded to usual as much as p sold making the started during the night.

To mark the station one of the paint vessels will show during the day a large St. George's dark (white with red cross) at the main top gallant most head, and a good must head light during the night, and will burn a blue light and a maroon siternately every half hour, and fire again at B p m at midnight, and at 4 A m, vessels approaching the station and while there as well as then

"That sight Viscoln are directed when againer reasof is apin hinter during the mi, hi, him a could at the test end to mark the way tony are siding. approaching the light and brog station, reselve are warned to be eareful in avoiding collision by built or by day, and in communicating with either of the above vessels, there at sucher or have too, when it is necessary to cross her to pass

under the stern. Feveral instances of serious themsee having occurred during the S. W. Monsoon, whereby the outer flusting light was more than once come in the to leave her station for repairs to the great inconvenience and risk of search entering and quitting the river.

A vessel will be stationed off False Point Light Rigue, keeping it according to circumstances W. by ". to N. W. by N. in from 10 to 15 fathems water, one Will exhibit during the day when cessels are in sight, a large Danish Jack at the main top gallant must head. (Red with a white cross,) and during the night a good must head light in the same place and will burn a bige light every half bour.

This resid will have no pilot on heard, and is only intended generally to furnish information touching the course to the new station; but particularly to do so to rescis which may be in ignorance of the position of the new station, lty order of the Marine Board.

(Signed) C. B. GRANNLAW, Secretary.

The 21st Nov. 1842

To CAPTAIN T. T. HARINGTON, Marter Attendant.

Sin,—I am directed to acquaint you for the information of the Members of the prior service that the hondble the court of directors have been pleased to modify the rates of allowance to all persons happenforward admitted into the prior establishment in the following manner.

Vidanteres to receive company's Re. (b) per mensem. Juntor second mater ditta Bi ditto. The above after three years but laring promoted are to receive IOO d tto. 120 ditto. Sepler record mate to receive. 140 dille. After Byenre......... 29 150 ditto. Alter & years 170 pilla. 190 diuo.

- 2. The han bis court has a teen further pleased to permit of such members of the service as may desire it being brought on the new system provided they signify their wish to that effect within three months from the date of your promulgating this communication; of course present incombent coming into the new arrangements will only be entitled to company's rapees in number as now fixed; but they will be entitled to their pension in siscus if they continue their contribution in that currency.
- 2. The hon'his court have further declared their purpose forthwith to make as many appointments of volunteers as will complete the regulated number of the service; viz. 130.

I have, &c. • (Signed) C. B. GREENLAW, Secretary.

TORT WILLIAM, Marine Board Office.
The 5th August 1830

ESTABLISHMENT OF A LIGHT HOUSE AT FONDICHERY.

From the lat of July, 1833, a fixed light of the 31 magnitude, will be exhibited during the whole night, on the summit of a tower resently constructed at Pondulus,

This light, placed at 80 feet above the level of the sea, will be seen in clear weather, from a ship's youp, from a distance of sixteen to seventeen bantles infer.

During the N. E. Monagon, that is to say, from the month of October to March, season arrives during the night, in the roads of Pondichery should techn in ten or twelve fathous water, the light hearing by compass from W. by N. to U. N. W. This anchorage will be the most convenient for communication with the shore and for weighing in case of bad weather.

During the S. W. Monsoon, the wind precading from S. B. on the coast, from the end of March to October, bad weather fanot to be apprehended; versels can then anchor at night in six or seven fathoms with the light bearing by compass from W. to W. by N.

Thus placed, the vessels will be during such season, in the most favorable position for communication with the shore.

(Signen) A. HOSTEIN.

Le Captaine de Port.

Approved.

(Shaned) L DALMAS.

Le Commissaire de la Marine Ordonnateur,

Pon 'icherry, March 19, 1836.

Published by order of the Marine Board.

(Signed) C. B. GREKNLAW, Scoretary.

Fort William, April 29, 1830.

NOTICE

O'a Floating Light stationed at the extrance of the Bombay Harbour, The following Notice of a Fonting Light stationed in the lair Channel into Bombay Barbour, is published for general information.

By Order of the Marine Bourd.

C. B. GRENLAW, Secy.

Port William, The 19th Jan 1843.

NOTICE.

Is hereby given, that a Floating Light is stationed in the Fair channal into Bombay incroour about for a mile to the S. W. by S. from the Fair

Way Buny, in about Ofethome at high water, and 7 fathoms at low spring tides, with the failuwing bearings and distances.

Ping Stuff on Malabar Point, N. 5 46" R distance 6. 90 Neutice. Miles. The Light House on colubs, N. 21 34" E. distant 50 Neutic Miles.

The Pair Way Buny N. R. by N. diamet I of a mile.

The Pionting Light at the Sauken Rock, N. 36, 50' B. distant 4. 68 miles.

Kennere feland, 8, 14: 15" B dietant 7, 43 miles.

The Point of the S. W. Prong in 6 fethoms foul ground bears North about

The Middle of Tirult Shout, B. S. R 2 miles.

When approaching the Harbour, if the Posting Light Vessel is seen bearing on any point from N by R tound to tim Bestwird as far as 3. K, by S. a Ship might steer directly for it, and when up with the Light Vennel, should steer from her. N. R. Besterly, so as to pass about 2 of a units to the, Bastword of the other Light Vessel, which is movied change quarter of a mile to the Smithward of the Smken Rock. After regading the rock Light Vessel you may steer more Northerly, and if it be at might, should an hor about ! mile to the N. R. by N. from it, where the water will be smooth. Tay South Print of the Middle Oround Shoal, brate N. N. E. distant 3 miles from the Hock Light Vessel.

Both Light Vessels are pointed Rediench carrying a Bull on the Light Mast, and dering day-light they helet a Red Fax when a sail to in sight.

The Cuter Providing Light burnes. Blue Light at the east of each hour

during the night, and displays a Torch at the half hears.

The flood Tile comes in from 8 W. and Rob from the N R. It is High Water at 12 hours on full and change of the Moon.

D. ROSS.

Master Attendant.

Bownsy. 24th December, 1912.

Norn .- The Floating Light was fried during the last Monenon and rod, well but to the event of her breaking a frift, the Pale Way Baoy to continued at ils station. 19421

PAYMENTS AT THE MARINE PAY-OPPICE.

Notice is hereby given, that in future parties in whose favor moules are passed payable by the Marine Paymaster, will be required to attend to the following directions : -

If the party, in whose favor the bill is passed, himself draws the money at the pay-, ill e, he will be required to receipt the bill and also to sign an of-See check for the amount.

the other hand, if the money is to be drawn by the agency of a sirrer neather person, it will be necessary that the umnout should be made payable (under the signature of the party in whom favor it is paraed) to such sirear or other person by name-or to beater and such siteur, or other person or the bearer, will be required to rescipt the bill and to sign the office check for the

Of course in the latter case, if the money should be paid to the wrong person in consequence of the bill being lost or stolen, or otherwise sucreptitionsdered answerable.

By order of the Marine Board,

C. B. GREBNLAW, Secretary.

COMMANDERS TO FIND GUARANTEE FOR THE PAYMENT OF GOVERNMENT CHARGES.

Fort William, the 7th February, 1827.

Notice is hereby given that whereas, in several late instances, the Marine Board, have been unable to recover just claims for sandry part charges, incurred after ships have left Calcutta, such as for detention of row-boats and additional pilotage charges, arising from the original draft of water given, being considerably under the actually,—it has been deemed expedient,—that the commanders of all vessels, from and after the 20th instant, shall previously to their being provided with a pilot, furnish the master attendant with a guatante of some respectable house, for the payment of all such charges. Copies of the form of application for a pilot, and of the guarantee, will be furnished at the bankshall.

By order of the Marine Board,

J. TROTTER, Secretary.

1.—Parties having any claims on the marine department, are requested, on and after the lat prexime, to forward the same, for examination and registry, direct to the marine board, whence, if found correct, they will be transmitted, without loss of time, to the marine pay muster, passed for payment.

- 2.—To prevent, as much as possible, the multiplication of unnecessary correspondence, it is requested, that bills may be, in general, transmitted under a blank cover, superscribed with reference to the contents of the former; and that on the face of the bill itself a reference may be made to the authority on which the claims is preferred, and the vouchers, if any, unnexed to the bill. In cases where the claim has arisen out of correspondence with the Board, a reference by number and dute, to the Board's letter, sauctioning the charge, will be sufficient.
- 3 -Of course when a bill is presented on account of transactions, which here not been previously before the Board, it will still be necessary to accompany the bill with rouchers, and an explanatory letter.
- 4 —Any bill, which may be found inadmissible, or to require correction, or further voucher, will be returned to the party we early as possible; and should it not be so returned within the week, the drawer will know that it has been passed to the marine pay master, and may accordingly apply for the payment.

By order of the Marine Board, J. TROTTER, Secretary.

Marine Board, October 9, 1820.

NOTICE.

Transfer of Marine Collections from the Offg. Marine Pay Master to Collections of Sea Customs.

From the 1st proximo it initiateded, that the marine collections shall be made by the collector of eca customs instead of the marine pay master, of which all persons concerned are requested to take notice.

By order of the Murine Board,

C. B. GRBENLAW, Secretary.

Fort William, the 15th D.c., 1843.

MARINE COURTS OF INQUIRY.

Notice is hereby given, for the information of the mercantile community and others concerned, that, under the sanction of government, the following amended rules, for the appointment and guidance of Murine committees of inquiry intended to investigate and report upon complaints officially preferred to the marine board, by or through the master attendant, against any members of the pilot service, have been adopted, and will be in force from the present date, viz.

- lat. The master attendant or his deputy, shall ordinarily officiate as pre-
- 24. When the master attendant or his deputy cannot preside with propriety, as in cases where either is complainent, the matine pay master shell be

nominated president; and if he should be unable to attend, the commander of any of the honorable company's chartered ships or cruckers, at if no such afficer should be in Calcutta and able to officiate, some other slights individual, by profession a mariner, shall be selected by the marine board to preside.

3rd. A commander of some one of the company's chartered ships, shall be always appointed to sit as a member of the court, whenever such monination

con be made

4th. In making arrangements for the formation of every committee of inquiry, five commanders in the cauntry service, or as many as each be called upon, if the number of each communities in Calcutta shall be less than five, that be approxed of the intentions of merine board, to appoint the committee, and it shall be optional from the whole of those so approxed, or any number of them best able to attend, to set us members of the said committee of inquiry.

Oth. If no commander in the country service shall, after being so apprize of, think proper to attend, it shall be, nevertheless, e-superest for the remainming so where prize to consider the investigation, and to separt upon the subject of complaint, as directed.

6th. Two beanth-pilots shall be nominated to sit as members of every

committee of inquiry.

7th. When may opinion, given on probabional points; ignity that of a majority of the committee, the discriticut member us member abail be entirelled to record in the proceedings of the committee his or their dissent responsively, with the member has a which have inforced him or them to dissent from the majority, for the information of the marine board.

Sin. The judge advicate shall be instructed, in every case, to take down minutes of the proceedings, and to confine t the inquiry, with the powers case.

uily exercised by judge advocates in tural initiaty course of language,

By order of the marine board,

N. L. Marine Board, 25th Sept. ____ II. SAROENT, secretary. A. No. 400.

Prom under secretary to the Coverum at of Bongal,

To the Marin Board 1966 Contlemen.

Bated Fore William, 21th July 1843;

I am directed to acknowledge the receipt of your letter. No. 78, dated the 5th instant, submitting copies of currespondence with the chamber of roma merce and the master attendant, and submitting sanction to the proposed introduction of two members of the increasile community to sit on Marina committees of enquiry &c. in item of two out of the five commanders of reasonable climble under the present regulations of the pilot service.

In reply I am desired to inform you that the houble the deputy governor of Bengal is pleased under the reasons resigned, to authorize your bord to require toforer from the chamber of commerce the names of two members of the mass cautile body to form part of each committees and to take sank after the penident.

3 The necessity communication on the anticet "li be made to the hon'ble the Court of Directors. I have the honor to be de-

(Highed) C. BRADION,

FORT WILLIAM,

Under secretary to the government of Bengal,

Marino Board office,

The 28th July 1843.

"(Trac Copy)

(Signed) C. B. GHEBNLAW, secretary.

COMPARATIVE RANK OF OFFCREE IN THE NAVY AND ARMY.

| MATE | | ALMT. |
|---|------|-------------------|
| Admiral of the first | with | , Field marshall. |
| Admirals | 17 | Generals, |
| Vice-vdinfra's | 27 | Lient, ganarale, |
| Reer-admirals, | 72 | Major-generale. |
| Commederer, let captain to commander de-chief | ** | brigudier genie. |
| Captains of three years' past | 39 | talonels. |
| Other post expisine | 10 | Lieutcolonele. |
| Commanders | 19 | Majora, |
| Lieutenunta | ** | Captains. |

.. A COOM MODATION ON BOARD THE PILOT VESSELS.

The following rules, recaited to the accommodation of indivaduals, proseeding to the sand heads or down the river, on bourd any of the honorable company's pilot ves. el, have been sunctioned by government, and are now pub-

lished for generals information.

1. Officers, civil and military, when ordered to proceed down the river, on public service on board a plint vessel, are to notify the same to the master attendant, or, his absence, to his deputy, also is to select the vessel, with reference to the exigencies of the service on which such officer shall emberk. In cases where persons, whether public officers or private individuals, are destrong of proceeding on board a pilot vessel for the Length of their health, uppileation is to be made as above, accompained by a medical certificate, exidenging the necessity of the party proceeding to sen; when permission will be granted by the master attendant or his deputy, to repair on board such restel as may be available. Individuals again, both in the service and out of it, who have occasion to go on board a pilot wrath, for purposes unconnected with their duty or beith, or to make application to the marine board, stating the purposes for which they desire the indulgence, and the time for which they are likely to be on board. The pilot are on no account whatever to receive on board as mastengars any ladividuals unless sanctioned as above.

2. Individuals proceeding on board of pilot vessels, under either of the above circumstances, are entitled to necupy one-half the after accommodation. and in the event of a greater number of persons helog on board, under tie anthority, than can be accommuniated in the cubin alluded to, the juniors of the public servants, and those last permitted to go on boat, if private indiv duals, to have such accommodation as the dining cubin aff rds. It is to be optional with the pilot in charge to allow the occupation of his half of the after meson modulion to such individuals; but he is on un secount to demand a greawere than eight sices rupees per diem for the first forteight, and six for wery day after. But it is to be understood, that individuals proceeding on buard, on public service, shall have the right of also occupying the remaining half of the after accummodation, on a remuneration being made to the pilot, in charge of the vessel, at the rates above specified. The payment in both the above cases, is to be exclusive of the amount to be given for table money, as

hereinalter stated.

3. It is to be distinctly understood, that no individuals procceding on board a pilot ves el, are to be counidered as presenting the slightest degree of authority on board; but that the regulations now in force, relative to passengen on such occasions, are to be strictly maintained. The rule is, of course, not applicable in cases wherein, by the special order of the government, the pilot in charge is required to place himself under the directions of any partiouise ludiridusi.

the first fortnight-5 rs. for extry day alter.

A child 4 re. per di m for the distionalight-3 re. for every day ofter.

4. Pilote in charge of vessele, are to provide suitable table for their pas-. A gentleman 8 %. per sengers, and are on no account to demand a diem for the first fortuight larger amount for table money, than the sums -6 re, for every day after. specified in the margin, and any pilot making a a fady 0 to fer diem for incher demand, either directly or indirectly, with be subject to such imes, of rank, as the marine board, uniter the circumstances of the case, bhail determine.

5. The above rules are to have effect from the let proxime.

By usdes of the Marine Board. Marine Board, 20th April, 1826. J. THOTTER, Secretary.

RULES FOR CLEARING THE RIVER HOOGHLY OF WRECK! AND OTHER OBSTRUCTIONS.

1. In order to proude for cinering the bed of the river of all anchors that here been loot in its channels and anchoring stations, and for the recurery as removal if every description of wreck deposited therein, it shall be the duty of the moster attendant, to employ in the wrest efficient manner practicable, under the official superintendence of the maring board, the means placed by government at the dispussion that officer, for the purpose on eifer

- 3. All recurred nature, grapuels, and wricks of every description, shall be lauded as soon as may be practicable, in the same state in which they are recovered. Articles belonging to the hon'ble company, are to be deposited in Buckshall premises, and immediately, after their being so deposited, a full that accounts description shall be taken of the acticles for register, appellying whether the articles are of a perishable nature or not; place where, and dute when found; and puck other information as may be at all enteriorist to epaking owners to identify their property. A destinguishing hank is to be placed on the author or other thing as recovered, with white paint, when the article will admit of it, the mark expressing tilly, or in which it was recovered, and its unmber in the register of that year; when the article will being marked with point, it is to be in some other manner sufficiently identified, to be to connect it which its perticular trem in the registry.
- 3. The chare information is to be regularly entered into broke of registry to be kept for that purpose at the Master Attendant's tiffice, which books shall be always open for public inspection, during the house of business; a copy of this registry, shall be sent weakly, under the signature of the Master Attendant, to the Murine Board, who will cause a list of the recovered articles, with all the necessary information, to be hong up in the Exchange Hours, for the lessonmation of the public.
- 4. In the cases of the right of property being proved to the satisfaction of the Master Attendant, commone of dispute, to the nutisfaction of the Marine Buard, such property shall be valued by Mesers. Mackensin Lyall and Co., or the proprieters of the Aschange, subject to arbitration of the talue fland by them should the objected to either by the Moster Attendant on the partial government or by the owner. When the value loss shall have been fixed, Dissier Attendant shall make out a full for salvage, rated according to place of recovery; sig if of the salue of mericles recovered above Pulick ! . Officer rent, on acticus incorrect between Pultalisand Culper; 30 per cent. in settlety recovered between I alper and "ungue; and 65 per rent on articles recavered below eaught, with interest on the numbered of salvage, eat wated from the date of recovery at the rate of six per cent, annum, the salvage to be entrulated on the value fleed by Merers. Markensie, Lynil and Co. as above directed. The bill is to be sent to the Marine Board for registry ; it is then to be passed to the Marine. Parameter for collection, on the production of whose secept to the Master Attendant, that officer will deliver up the nurbor or greek ldentified.
- 5 All periodate property shall, if unclaimed, he sold by public unclose, by slease Mack-unic, I, all and I a. three months after its recarry; unless they an conjunction with the Master Attendent, unably it for the interest of the owners that it should be somer disposed of. In the manner, all non-periodable property shall be said at quarterly public sales twelve months of or receipt of the net processes raisage, as directed in article 6th, shall be deducted the relicion, in the credit of the wreck and unchar concern and the balus or by degmented in the unneral treasury for payments without laterest, to parties at my time subsequently catabilabing their right thereto.
- 6. In cases where ships that have parted from their anchors or other property have been last or weeked, and information of the same is immediately communicated by the owners or entimesiders, to the Master Attendand, the requisite anisance is to be effected with at slong, and the auchors, for when recovered, are to be delivered to the owners, an overrity given for payment, at the rate of three rupers percut, for anchors, or similar property; any other develoption of property as recovered, is to be delivered, as payment of one-half the minimal of minage, reterred to in 6th paragraph, according to the place from whome the property is recovered. The valuation thereof to be made by Nesses Machanile, Lyali and Co., subject as before, to arbitration. If the owners of communicates pussess satisfies means for recovering their own

anchors or other lost or wrecked property, within 48 hours afther they have been parted from or lost, and decline receiving assistance, the interference of the Master Attendant is then furbidden; but, should they full to remove the obstructions within that period, (unless it shall be extended under the sanction of the Marine Board.) the Ainster Attendant is authorized to effect the object himself; and all such anchors or property, when recovered, shall be subject to the prescribed charge of salvage in the article 4.

- 7. Should any anchors or other property, not their own, be recoved by owners or commanders of ships, when weighing or recovering their own, unchors, they shift be delivered to the Muster Attendant in the state in which they may have been found, with every thing attached to them, to them and be registered in the same way, easif they had been recovered in the first instance by the Muster"Attendent. In this case however, the parties so recovering wrecked property, shall be entitled to one-half the amount of salvage.
- 8. The above rules are not to be construed to extend to the case of any ships or vessel being wrecked in any part of the river. In such case the Master Attendant shall, on the requisition of the parties concerned, afford every pranticable assistance for recovering the said ship or vessel, her stores or cargo; and such a claim, or compensation in the nature of salvage, shall be preferred by the Marine Board, sa to them, under all circumstances of the case, shall uppear rescapable; should, however, the parties concerned decline the assistance of the Master Attendant, their operations shall not be interfered with, unless by their negligence the navigation of the river should become liable to confinned obstruction from the accident. In this case, as before, the diaster Attendant is to adopt all be necessary measures to remove it.

By Order of the Murine Bourd, CHAS. B. GREENLAW, Secretary.

Fort William, 24th January 1832.

POR REQUESTING DEAVE OF ABARDER TO MEMBERS OF THE PILOT 神色, Willither or accourt of Private Appairs, Furl Gom, or or MEDICAL CERTIFICATE.

> lat. The following revised rules for the grant of furlough and of have of absence to the Cape of Good Hope and elsewhere beyond sea to Members of the Pilot service, spiproved and passed by the President in Council, to give effect to orders conveyed in a desputch from the hoporable the Court of Directors, No. 4, of 1839, dated 27th March, are published for general information.

> 1st. The following rules have been established for members of the Pilot service under the auction of the Honorable Court of Directors.

Id. When the public service does not require the presence of the whole establishment, a Pilot after 15 years actual agreica shall be allowed a furlough not exceeding three years, receiving, during such period, the sume allowance, according to his runk as Priote shall be altereinafter provided if absent in Europe or not exception the best but he is not to receive any passage moder, is hereinsfter provided if absent in Europe on medical certificate,

here before reference to lith paragraph of the Historiable Courts forter. No. 6, of hith, daird Sila March Bills

liften your's actu-al service, and to draw the many ai-

34. Members of the Pilot service whos state of health may require a royage to sea, or who may on that account draite to I letter the presidency, shall nubmit application for the same through the Master Attendent to the Marrine Board, forwarding with the application a certificate from the Marine Surgeon of the Assistant Surgeon. The Marine Stoard may grant leave for any the period not exceeding three mouths, and the party availing himself of it, may draw while absent on sick leave, his entire pay and allowances without deduction. If the Jeave solicited exceed the the period of three mouths, the medical certificate must be nown threshold by a member of the medical board, and the associate of personness will be required to enable the pilot to proceed in the cape or elsewhere, under the following rule:

4th. Any member of the plint service, composed by sickeness tiply confided to proceed to the cape or elecutory beyond sea within the limits of the honorable company's charter, shall be entitled to draw for in months from the data of his leaving the presidency the entire pay allowances of his grade in the pilot service. After the first six months no member of the pilot service shall receive more than 7-8ths of the allowances of his grade.

5th. Pilots authorized to proceed to England for the benefit of their health, will receive passage money and draw allowances, as bereinfore, from the date of the seasel in which they embark leaving the pilot for the sea, as follows.

POSTAGE ALLOWANCE.

| Branch Pilote | 1433 0 |
|--|----------------|
| Master efitto | 956 14 |
| Mate ditto | 705 8 |
| Senior 2d Male. | 860 1 8 |
| Jumor 2d ditto | 874 B |
| Volumente, | 478 7 |
| ALLOWANDES PAYARLE DURING SICE LEAR IN | RUHOPP. |
| Branch Pilots 906 Re- | Pr. menth |
| Motters 90 | . ditto |
| | , ditto |
| | , ditto |
| Vulusteers 40 | . ditto |

6th. Passage money will be granted in advance to members of the pilot service proceeding under medical certificate to the cape of Good Hope or elsewhere, when they may be in actual need of such assistance, as the following roles, respectively, under the condition of repayment, by instalment, to be explicitly each instance by the marine board and submitted for the sungtion of government along with the application.

| Branch Plint, | He | 500 |
|--------------------|----|-------|
| Manter ditto., | 34 | 400. |
| Mate ditle | •• | 330 |
| Senior Sd matters. | 78 | 440 |
| Junior ditto | ŦŦ | 3 () |
| Volumes | 94 | - 500 |

7th. Members of the pilot service abrent at the cape or selections, under the Rules for each absence, above a serie, will be required to return to Iddia at the end of six months from the date of their leaving Coleuts, unless they forward to the marine board a remand perishest from the colonial sargeon, or other principal, medical affect of the place where they, may be vestilled attack attack training in necessary for some plate recovery.

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tiame us before. Pilots under the place.

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8th. A Member of the pilot service absent under the above shove rules may rules, may, provided he forwards renewed medical c riffrate continue to be all every six months, as required in the preceeding rule, continue exceeding absent from India for a total period not exceeding two years, two years, for drawing during absence the allowances erased, either through his re-agents at Calcutta or by bill signed in the precence of a mamonths a re-agents at Calcutta or by bill signed in the precence of a ma-newed cortificate glatrate at the place where he may be residing, and certified to and drawing his be no signed on the date specified. The hills may be drawn in through his agent duplicate and will be payable to the order of the pilot, provided at Calcatta, or by the two wastern that no pilot shall be allowed to benefit by this provipresence of a sion, unless he shall give accurity to such amount as may be Maghtrate of the aufficient to continuous standards to which the continuous standards to th sufficient to cover any refunds to which he may become hable in case of proceeding to Kurope or of over-receipt by agents.

9th. Any member of the pilot service who shall be absent absent beyond sen for a period exceeding two years, shall from the date period extending of the expiration of the two years, be considered as suspended two years, shall from the service. It will remain to be decided upon his return to sensidered susposited from the at any subsequent date, whether he shall be restored or not ac-service, and it cordingly as he shall be able to satisfy the marine board and will be decided will be decided government, that he used all possible exertions to return within whether trum dovernment, that he used all possible exertions to return within whether they shall the time fixed, but failed to do so from causes beyond his control. GENERAL RULE

Same as before. 10th. Under the authority of the provisions contained in The date of the the interpart of clause 1 A. N. I. Victoria cap 47, it is further 10th. Under the authority of the provisions contained in effect from the they embark with the permission of government at any other say of embark presidency than their own, or at any other stion. dia, procided that it be not more distant from their station then the ports of their own presidency, the date for the commencement of the operation of the above rules for sick leave beyond sea, shall be that of actual embarkation at such place or port, and not that of leaving the frontier of their own respective pesidency, and the same priviledge in respect to the date of leaving India, will be granted to officers of the several services referred to, embarking at other presidencies or places in India, not more distant from their station then the ports of their own presidency, with the leave of government previously obtained, for the purpose of preceeding to Europe on furlough or of retiring from the service altogether.

Mama an before. their absence LEAR ωĒ cellen ation ar: we Europe.

11th. In the above rules no provision is made for the case of Officers are to servonts of the classes mentioned resigning the service a fter leavamount that may ing their presidency with the permission of the government in be paid during the consequence of sickness. The case of such persons has been their considered by the president in conneil to require a new rule, on which, under the terms of the act, requires to be submitted for the confirmation of the Han'ble the court of directors before it can take effect. It is accordingly declared, that the security to be given by servants, as the condition of their drawing allowances while about from their presidency, must, provided for the case of such retirement, and the accounts must hand themselves to refand the whole of the aliawnees so drawn, in case of their resignation and departure for Europe without previous return to their presidency, provided that the new rules to be established should require such refund.

Published by order, &c.

(Signed) II. T. PRINSEP. Secretary to the Govt. of India-

PORT WILLIAM. * Murine Board, 7th Noc. 1839.

To Captain W. Hone, Muster Attendant.

Sir .- Lam directed by the Marin's Brard to forward for your information. and for communication to the members of the -Person Jules for members

of the filet service, their widows

en organic.

To Huber for reculating cave of absence to mousiners of the 1%. but service

Pilot service, the accompanying twies as per macnin, which have recessed the aspection of government pient under ifth vigimo.

Id -It does not appear to the Board to be perceevy to make the remarks. on the above duruments, become requesting you thing the the members of the Plies service, that the withindring the reduced pay of militals among he medical certificates to the cape or elsewhere, until their return, arises may east we not of Parliamers, yet berting payment of enturing to alectation on such the common during the grand of hear absence.

\$1.--Referring to the \$1 persons rate, you will preview, that the maneamany for the ingresed me mis is of the service to fir say trait fi taken of their more race, and of the hir hand bestore at their children, and for these who are now onnerted, is notherwise on their marriage and the little of the entitions, in each case within any courterfithe event excurring. Suffers of the death of waven ared electers are led income respected to be forwarded within the within the surpe person

till - With regar, to be this possess rule, the board do not perpush to make and a territor in the existing proclam, san, the production of a correspond of a find once signs I be a minute r of the pilot acreate not below the rank of mate, and it chose ever it area see wells t guardid in the let of every alternate mouth. they was within , and so the core of welcome and female or linear above the new of fifteen, if they not become ded out the lat of January, Mar h, July and according ber, they will a soft cont, with the half courts declarated and their nut being married, which are required to be forwar ed in Man and Nangember, The Hoard have norn particularly anymus to make the arongements in this partie cular we hath fruiten some and pieseent to the parties as their daily to theyers ment would admit

address, under date 20 h April 1 mt, No. thi?, and lite em haute, to sufarm any, that the principality radication is pay from the second to the second rugger, is used nuder the orders of coveriment, to offeet the existing menimbers of the pipe service on their promotion to lander rank, or in respect to their principles, or the pennion of their families, or the conserve of province which from he orginand now on the fund under 10 years afair will be entitled to after that age until they marry ; but in to affect those only who becenfter enter the service and the families of such the cutters. Such new members of the service will receive all their pay and simeances of every description in anist rapors, their subscripe tions to the pension that sai be made is the same untaker of societ copies as the present incumbents of the service pay in siccus, and their pressues and those of the widows and orphans, will be paid in the same currency.

> I have, &r. (Signer) C. B. GRERNLAW, Secretary,

Fort William, Norine Board office, the 1st July, 1885.

PRYSION RULES FOR THE MEMBERS OF THE PILOT SERVICE. THEIR WIDOWS AND ORPHANS.

COSTRIBUTION. 1st-In consideration of Breach Pilot it its, 40 per month each. a monthly contribution in the extent unted to Musice, ,, 29 ** the margin, by the priors 11 Egroud Mate, and Vuof the several grades to wards a fund for pensilunier. onary support to their widows and orphans, the following pensions will be alexed by Gereroment :--

MARIT WARRELL TROPS.

| Branch Piliteren | - 604 | Title manth | • |
|--|--------------|-------------|------|
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| Si pond Male and Volunteer, | 4 S O | ditto | • |
| Widow of Branch Pilot | | | * . |
| Widow of Branch Pilot Re | 100 | · ditto | |
| Manter | 60 | d-tto | |
| First Mate | 30 | ditto | |
| Master First Mate Second Mate and Volumeteer CHILDREN | 15 | ditto | |
| CHILDREN. | | | |
| | | ditto | _ |
| The state of the s | | ditta | |
| Boy s until 15 years of age | 14 | ditto | |

2d-Pilets are chittled to pensions at the above rates on medical cert'd.

gedhe, and the secretary to the Medical Board.

Ind. To entitle widows and orphans to the above pensions, pilots are to forward to the Marine Roard, through the Master attendant, certificates of their matriage, of the birth of their children, and of their baptism within one month after the occurrence thereof. Notices of death are in like manner to be forwarded to the Board through the Master attendant.

4th -No widow who may have been legally directed or separated from her husband for adultery, or who at the per of of her husband's demise may have quitted his protection and be living in a state of notonious adultery, though and divorced or separated from him by law, or who subsequently to her husband's decease may be living in a notorious state of incontinence, nor any female or phan living in such state, shall be entitled to 'receive any pension under these roles.

5th.—If a widow pensioner marries, her pension is to cease during her coverture, but in the event of her again becoming a widow, she shall be re-ud-muted to the pension to which she was entitled during her first widowhood, unless her second husband shall have been a member of the pilot service, and have been at his death of a higher grade than her first husband, in which case also shall be entitled to the pension of the higher rank.

6th .- All peneloners under these rules are to make personal appearace at the Marine Board Office on the lat day of every a termate month, or to afford auch other proof of their existence as the Marine Board may from time to time

require.

7th.—Widowa and female orphana shove the age of fifteen years, are required, to forward to the Marine Board Office declarations half yearly, in May and November, that they are not married, and that they have not been married at any intervening period. The declarations are to be countersigned by the Executor to the Estate of the deceased member of the pilot service, or pensioner, or by the guardian of an orphan, and by a member of the pilot service, certifying to the truth of the declaration to the best of their knowledge and belief. Forms of the declaration will be furnished on application at the Office of the Secretary to the Board.

Sib-The serveral amounts of contribution and pension referred to in the above rules, will continue to be made in Sa. He in the case of all present pensioners, and of all existing members of the Pilot service, and of their widoms and orphans. Individuals joining the pilot service, after the lat of July 1835 will be paid their allowances of all descriptions will be levied in the same rupes, and pensions to themselves and orphans, will in like meaner be paid in sonat rupes.

(Signed.) [C. R. GRENLAW,

Fort William, Marine Board Office, the 1st of July, 1835.

[&]quot;Widows of presidences married after the party becomes a presidence, and the children of such e-arriages, the not entitled to presion, though, of course, all children bonz of married grive to presion being granted, are so.

MARINE MEGULATIONS



SALABIES OF THE MARINE DEPARTMENT.

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| Third Men ber, I vent included in Board of Custo m, Salt and Or Accountant. | |
| Accountant | 71 ¥ |
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| PASSAGES ON SEA-GOING COVERNMENT STAMERS. | |
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PASSAGES ON SEA-GOING GOVERNMENT STAMERS. (See General Octor of 1sth Nev 183), for China Service Panagra)

There are no rectae splea for practice in the Government Ben Bienmers, not on version. Passes gers make the terms arrangements with the communities; but seaction of the Board or of Government to required for the commander to secesse a passenders and the following is the form of communication usually made.

To Commander H. C. Stram V. seel.

Sir, You are permitted in receive in Board the H. C. Sesmer, under vour command, and new smoundate with a passage, Mr. own attangements, and the Government being at no expence thereby. . he making his

INLEND STREM NOTICE.

In the arrangements made for the conduct of all matters connected with the Steam Bugin placing to the Western Personnes, the concernience of the pole lie has been a principal equideration. The charge for freight on goods has been gradually reduced to the lowest rate compatible with security against loss;

and where the boats londed entirely and exclusively, with expels paying the fixed rates of to may, the receipts on all accounts would do little give that cover the expense of the combistencest. A has expensive make if natigating the touts may and it is hipped will be discovered. But which now constitutes the beaviest item at outley, will perhaps become promutable at a lower rate; and when it is so, the public will be a fit by a proportionate reduction of the clauses; for the atheristical the catableshing at of these boats, when proposed by had willing the first, was a prospective advantage to result from a greater facility of comments and intercommunication them can the extremes of the Empire.

The scuttemen who have gratuitously undertaken the Agency of the beats at the different's attent, are each of them furnished by dank on the day after the Steam Boot leaves Calcutta, with a way bill or list of all packages and Modds consigned to the station were they reside, -which will enable any mdividual expecting a percel to a certain if it be on its way, and to make arrungerichts for obtaining it on the arrival of the boat; but as much inconvenience line been found to arise rom servants and pents crowding the deck of the boat on her firrival, to exquire for paricle the residents at the d Cerent size tions are invited to sufforme the Agent to receive their packages and land them from the best; bey will find a saving of time in the arrangement, so the Commanders of the bests base instructions to deliver in the first instance grods addressed to the Agent, on second, of their being in general the channels through which percels use sent to be forwarded by dawk or flank. Bhangy; in the delivery of which is few minutes may comotimes be of importance. The charge at which the Agent have consented to lard and to receive all parcels, is one, with, after the above explanation, will, it is presumed, be no langer objected to; the Agents give their time and their services gratuitously to the public, and should the landing charges, as in some Instances is understood to have been the core, be relosed, it will become necessary to raise the charges for freigh in a much growter proportion, to the detriment of the public interest, and without any adscutage to the catablishment.

CHARGES ON PRESCRIT.

Tright on all Parkices, excepting Treasure, hiden in Calcutta, or for which Tourage is reserved to tulcutta, and which does not exceed in weight 35 lbs. per cubic foot, will be charged by the cut ic foot.

| • | | 10 | Λ. |)°. |
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| All Parkages excepting Tressure, exceeding in weight 36 foot will be charged by the pound. | | | | biu |
| From Culcutin to Bhangathpore, | | | le. | |
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| Freight carried intermediately, will be charged at the | | | | |
| both upwards and downwards | 3 < | 1 | Pie. | |
| Moorehedabyd and Blosuguipore, per cubic foot | 4 pe | r lb. | 2 | |
| I hangulpore and Monghyr, ditto, | | do. | 8. | |
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| Brustes and Allahabad, ditto, | | do. | 2 | |
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No abstructs will be made on account of delivery at stational intermediate to those a oversuned; so goods landed at Ghazespore, will be charged the treight to theorem.

Prouds carried done stards deligerable in Calcutte, will be charged oneil hid the rate of crosspance upwards. Further retuining tourism will be abused tright for the extine distance terms Allababad and Unicutts. No package, however small, will, on any occasion, be received for less than one supple eight unnue.

The charge for backing and landing goods, will on all occasions be as follows:

Such goods as shippers may please to consign to the press. But agents, will be landed by them and proceed to an'ety tree of charge; but if the agents be required to deliver or forward goods to their desiration, they will make such charges as may be agree in particulation between bom-ever and the parties one certain. It will be optimal with abigours of grounds to consign to the case of the boat agents; but a order bropped, one only be deserted to the parties to whom they are consigned or at linearly, and to detail of application being made for them during the stay of the boat at and station, the grows will be carried on, and a initional bright will be consequed.

thouse will not be received into the boat office unless they be addressed to a resident at the place at which they are to be delivered from the house. The directions must be marked on nonething not bodie to be destroyed by vermin, and from which it may not easily be above to delivering written on a card, or marked when lake on a too box, want be imble to the above objection.

The best off to will not be responsible for any damage or loss that may be occasioned by according to the vessel, or other course what speece

All goods and to the best effice must be accompanied by a note of the following form.

To rue Routstuu.

Steam Beat Office.

l'iense to terrive from (moret mames of stoppers) rensigned to (insert names of consignees) to the case of (insert harms of the person who will receive it from the boat)

the Ber, (laser date)

| | | PRESCRIPT OF PRESE OR BUILDING | |
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Bills of lading in dublicate will be granted to shippers of specie or buildon, which will only be debrered to the party presenting one of the bills; and in default of application being made for delivery during the stay of the boat at any station, the goods will be carried ou, and freight charged for the distance they may be conveyed.

As it will occur sometimes, and more expecially during the rainy season that the steam books come down the river-quicker then dawk, which will pretent the bills of lading for treasure, being received in time, if forwarded by
dikk after shipment, the following plan may be adopted for ensuring delivery
to a duly authorized person; intending to ship treasure, may some days previous to the arrival of the hoat, enclose an order per post to his correspondent
to receive the consignment, the said order being written on half a piece of paper, the corresponding asif of which is to the commander of the boat, with an
order written on it, and signed by the shipper, suthorizing the delivery of the
goods to the person who shall produce the order written and signed on the
corresponding half piece which has been sent forward.

By Order of the Marine Board,

(Signed) J. H. Jounston, Contro ler of Goet. Steam Vessels.

Fort William, Marine Board Office, The 31st July 1837

Latterly the demand for freight on the iron steamers, from Calcutta to the Upper provinces, has much increased. When this is the case, in excess of the tonnage available, the tonnage is put up to public competition at the comptroller's office. In March 1839 two thousand cubic test of tonnage was put up, and the price rose rapidly at the commencement of the sais: one lot being disposed of at the rate of three supers ten annual the foot; the general price ranged from three supers sex annual, to two ropers seven annual. The demand for tonnage, however, fluctuates. In the month fullowing the above, the requisitions for treight, did not execut the tonnage available; consequently no public competition took place, and the less lit was of course charged for, as prescribed in the foregoing notification.

In June 839, the demand for freight in the Matalengah accommodation boat, being considerably at one the means of supply, the tomage was put up to auction. At the first tew lots, the prace rose as high as three supper and aix amons, from which it gradually led to two rupers twelve amons, where it stood till the last true lots were put up; when it rose again to two rupers four-teen and fifteen unions at which the remaining loss went off.

The incight at auction, up the 34 August, 1833, was bid for an high, as to very rom four to five rupers per to it, a circumstance quite unprecedented in the annula of up country stramers. This led to the bunding in 1841 of cargo boats; the rates of which are subjusced.

tarringer, burgers, pulnikerns and packages, of all dimensions will be received and trouble charged, for whatever desance, at the rate of one anna per, lb., exceptors on light grows, which weigh less than 24 lbs. per cubic foot, when the former charge of 1 ll. 8 and per cubic foot will be made, and no package, however small, will be received at a less charge that one super eight annals.

Blooking charges will be made in the same rates as formerly.

by Order of the marine Hourd,

(Signed) J. II. JOHNSTON, Controller of Govt. Steam Vessels. Marine Board Office, 19th June, 1841.

RESPONSIBILITY FOR TREASURE ON RIVER STRAWERS.

The commander of the vessel, and the other in command of the cessert, give a joint receipt, and are heldfolistly responsible.

CURRENCY OF PAY OF STRAM DEPARTMENT.

Though the salaries of steam engineers and engine drivers engaged in England, under covenant, are convertible futo the new ruper, at its intilasie value, this principle is not extended to those who accepted cursolidated LIOWANCES.

COMMISSION

No commission is granted to the commanders of the Inland steamers for freight of tremmere.

On this subject, we may add that government are pledged to withheld from any regulious computition as one is no private enleginge may undertake the full of Steam Navigation. At the same time the government must at any tule, at the commencement of such private enterprise, retain their own boats, so that they may be tedependent of way private tempers, on account of transport of troops and treasure, in cases of emergency.

INLAND STEAM TRAVELLER'S GUIDE.

Rules and Regulations to be Observed on Board the Government Accommo lation Vestels.

lat. The table is provided by the commander of the boat at a charge of 3 supers per this for breakfast at & quat et, hieraries er bremit, or cake at moon; einener at 3, und ten mid erffer at G. litermedinte menin er gefrenbereite must be paid for according to prices fact and exhibited on the card, which In to be austanted for peneral information, to a cross t none part of the digiting room. Every scale must be part for at the t moul differry, and the ateward in nielet y jiroliibited angig being noog metocle of not guilt for me time stime, He is provide I with plenty of small office change, and with tokens material of copperatif preferred, it is positively probability to send any thing whatever from the more table to the cubins for the lieu, errents, or monide, as such practices tend unity to the discomfort of the passengers generally. Ladies by gentlemen provented by indisposition from coming to table, will be suitably provided with refreshments to their extres.

2 id. The service state required to be niways clean, and dresend with their surbands. Burny un or Christian servants are perer permitted to appear without their jackers and show; they are required to been their hair out, and are not permitted to wear it long and bushy. But servan, when attanding a table, is required to carry a close naphre to his hand,

Bed. Asty negligence or migh-havious of the persants is to be represented to the purregor or conductor, who will take the accessary measures to present a fecultyper.

4th. All breakage to be paid for at the time.

5th. All torule taken away from the public table, will be charged for as extra bucalo.

6th. The steward is required to exhibit a bill of fare at 10 o'clock, every

day, to semain suspended in the dining south

7th. In case of any negligence, or other fault respecting the table or wines, &c., it is requested that the same be represented to the commander, and if suct remedied or explained, a letter addressed to the Controller of government steam restels will be attended to, and the cause of complaint, if possible, with be remared.

8 h. A mehter is retained on board the versel for the express purpose of uttending to the cleanliness of the cabins.

(ith. When the boats are ready to start, after anchoring at any part of the river, the only notice given will be the ringing of a bell a quarter of an hour previous to starting; and the commander of the steam light is strictly prohibited mairing for any person whomsever.

10th. A hoat will be available to take the Hindoo servants on shore,

when the reset anchors for the night, and to bring them off again.

11th. No presents are to be demanded by the servants, noder pain of dis-

12th. One lamp's ordered to be kept lit in the dining-room during the

night.

13. The firing guns and pistols on board the resects is strictly probibited

No. 367.

CIRCULAR.

To the Commanders of the H. C. Accommodation Boats.

Complaints having resched the controller of Steam Vessels, that Commenders of the fron Accommodation Boats are in the habit, in direct opposition to the orders in force, of carrying dogs on board their vessels, the Controller restorates must positively his orders against the continuance of the practice.

RATES OF PASSAUR TO BACH CLASS OF CARINS" UPWARDS."

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ye.

GUIDS FOR PARTIES PROCEEDING BY TIS HOSORABLE COMPANY'S INLAND FLATS AND STRAMERS.

A month, or six weeks before the intended time of I How to commo a your depart ire, intimate by letter to the Controller of I Il south Covernment Steamers at the Marine Board, the time you wish to leave Calcutts, (stating for what sis ion,) with particulars us to number of ladies, gentlemen, children and servants, if Illindoos, or Muscelman, or Christians, and what clear and number of cabins are required.

On receipt of unawer, it is requisite to secure the pass T Advisable to se sage immediately by letter, as the accommodation of the cure a cabla in time. flats are often engaged two and three months before hand. Which passage is engaged, send for your bill, and either pay, or give a check for full amount of passage, dicting, &c &c.

- 3 When Accommod dition Boat is tall, box to get a progress in the to get a physics in the officers Cubins of his OF Stonburt
- Mairs for others of Plat or Steamer

44.4.

- to suppor of precin neodition forty their entires out estimates from taleurs to Ala-liabet at Co's Ra 200 each -each cibin being fitted with patent water closets, but no farmiture.
- The return bire of each cabin is less being for 1-t Refurn hits of caclass cabin 200; 21 class cabin 160 to 8, and 31 class

cabin 133 5 4.

7. Here of calums to sim to come they subof Digazoro. 3 t cin * 133 à 4.

Partice engaging a cabin for any of these stations in Culcutta, will be charged for Dinapa e, being \$ 14 of the passage, thus , 1st class cabin 200 ; 3d class 166 10 8,

If no cabins should be procurable in the Accommodu-

tion Bost, get a letter from the Controller to the com-

mander of the fist or steamer, granting them permiss in to accommodate you if they can: unless this is done, it is

us less applying to may of the officers for their private thidne, un they are liable to a heavy fine for transgrade-

mer, and dismissal from the service for taking any pack-

class cabins, measuring 12 feet by 8-6, at Co's. Its wor each to All dishad; four 2d class cables, 9 Cet by 8 6, ut Co's Res 250 each, and six 31 class cables, 6-3 by 8 ft

There are four Accommodation Plats; each hasfour let

R tibem bier enm ifin tamen above Den tome

Cables retained for any distance beyond 4 is, the passave are charged full passage to Allahabad.

9 Heron petusupaa The same rules pertain to the return passage. The hire being for a let class cubin 133 5 4; a 2nd glass ention 111 1 A: n 31 class cabin 28 14 2.

to Passanger of Ing Passengers a callowed to carry 5 cwt, as bag, age in their caldies. But no packages, and any inghage put into the hold at presenger's request will be charged fre'glitage

11 Sets rate t)jetr One servant is allowed to each gabin, and any extra after i hear on the Nice incharged for at the rate of 50 Re- each to Allahabad; for Marrelman serrangs, if dicting with the crew, a charge of \(\frac{1}{2}\) is, per diem is ma to, and the Chelstian acreants I & per diem is charged.

Late Bienenachte der upging wee cabin

If two passengers occupy a list or 21 class cabin, they may have a 3d servant at a charge of 25. Re-

17 Mindre correcte Enclose and metallic and the process of the process

When the respely anchor as night, a boat attends all Hindon servants to cook on above, and all such servants should be warned to provide themselves with gram, churral and water, sufficient to last them four days, when the vessels proceed via Sunderbunds.

On return trips their provisious should be purchased at Commercolly. A Table d' flore le kept on beard the Accommodation 14 Table d'Hote. Budt for passengers, at a charge of 3-dis each per diem

for adults, exclusive of wines, &c. &c , which, if sequired, muy be obtained as

regulated charges, a list of which is hand up in the cuddy, as also any thing exits that may be called for between meals.

15 Children not sitting at table are charged 1 R. per diem.

16. Passengers taking their chance in calculations of the chance in calculations of the presented for a late chance calculation. The for a 3 d class calculations of the form
From the mode of the model of Jane to the beginning of Cerethe rece places of the element proceed up the Bluggistic tives, passing
the rece passion but at ourselve, between proceed up the Bluggistic tives, passing
the received to hands unguer.
The latter of the right or weater a lead of the Burglely
the passion of the latter of the latter of the sum of the Burge of the at Cal-

enth, it is much very cheep. Strainers do not stry hose.

This is a European Infector station, on the right or Western fluck of Houghly ence, distant he water 22 neces, and 26 by I all; is noted for a large Coll or for Nation, under the Education formative, as also for a manufactory of cheroits.

10 H is to a principal thomas result the North Court, district by water 21 air of the results a principal thomas results. To result of the Engine harry, in face of the replacement of secretary, and in the capital of the Boughly district. A latter of a new infectored to re-

put of the mail and the name back adjoins the upper guess thereof with a mail and to per the number of Postus guess Church, with guess me and a before the first in in its a second or its are the control of a list to the area to be water, and the mail from Cal atta, as a second correct for a steer of any fiel.

Forty-our alternhouse the distribute of the minimum of the Matchingal to the party of the Matchingal to the first hower end or extensive of the Matchingal theorem with a still of the first test of the first tes

Cains, in Baid western hank of Hengiele river, matant 60 miles by water and 33 miles by families or late of the extent for mart, and bigs one or two consistencies. It is noted for a long temple, to which are uttached 1,000 fromts, supported by the Rajali of furdican.

The noted Discontinuous and the Hooghly river, a little above Mirgapore nutlab, and 72 miles by water from Calcutta this is generally made in one day from Calcutta by the steamers, with a fair breeze

In a very large native village, on the class hand of the entrance of the Jet viver; is 83 miles by mater, and 68 miles by land from increasand floarestice Calcula; is 83 miles below Herbampore Hospital. In poted for its long range of templas; it has a though and is the country residence of a great number of the Calcula stream.

A girlf station, is only about 7 miles from this up the visition.

Be on the right bank of the Bhagrattie river, 5 miles to bewareness up it and 114 miles from Calcutta; is a very large mart, and has a very fine indige fectory.

It cannot at the entrance of Adgar river or unlish, on the right bank of the librarrattle river, is a very large mast, b miles above Demangange, and is noted for all costs of native cloth making factories and striped silks; also for laties' mustin handkerchiefs. This is a coal defint at which the steamer generally stops I or 2 hours, one mile above this is the old Poet of Sakce.

24 Pfaerie. Battle Field.

Plareie is 161 miles by water from Kutwa, situated an the left or Bustern Bank of the Bluscouttin river, and to e-lebrated for the fundes battle fought been on the Bid Jane, 1757.

79. Profilmann, et C. Elephani essebilskappet, le situated on the left bank of the Bhegruttie river, 8 milies above l'ioneie.

In Rungamutten or itanuamattee (steep red banks), formerly the place where the Gererament Silk Filutures were to situated in the clast bank of the Bhagruttle river, is 77 miles from Jellinges, 100 miles by water from Calcutin, and it mikes below Berhampore ; is a noted place for sufer muites, or Fuller's earth.

Military beathar Birna'ed on the left or eastern hank of the Bhagruttle river, is 1002 miles by water from Malcutta, and 118 miles by land ; is a Military Station formerly for king's trongs, but now for matica infantry, and is note ! for its five Burrache, It is the residence of the civilians of the Moorehedabad Chil Station, siz. Collector, Judge, " Public Rocaldintumint Magi-trate and Chaplato: its Court and mile below the flagetuff : here le n European Post-master, a Covernor General's Agent, also a steam agent's residence, and steamer's coal de di, where they generally stop 3 to 4 hours. A letter or newspaper leusing. Ca entta 2 days

after the Steamer, will overtake her flere.

Laiters from Gajentia. for the bleamer

Articles procurable in I or 3 general stores are here, where crockery, Europe

In the native shops, in the bezur, below the flagatuff, short sike for ladies, gown

hill and enrightless . Sidkuju ida

chramen, ke. ke

Hunts obtsinning.

Ocueral massage.

Budgerows and pinnaces can be obtained on hire here.

The general pussage is from 3 to 34 days, but it has been done in \$4 days.

li-east, butter, fawls and meat, are procurable : also

activies, liquois, and conveyance may be obtained.

pieces, gentlemen's cravate, handkerchiefs, which are

manufactured at Kominibazar, a little above the station;

also very fine lanes work in ivery, orannests for tables.

On the left of east bank of the river, at 5] miles above Berhampoore flustest, stan is the new palace, a truly 31 Cur of Morning. dabad, ita patuse. aplendid edifice, the residence of the Muoreheds and Names, plunced and built by Columet McLend, at the request of the Government of India. From honce, upwards, the bucks are for & miles densely populated, being large manufactories of rarious sitks; and grain marts,

Ou the left bank, 43 miles above Berhampore, is M Indeerpore. the large village of Jungeepaure, also Gurka and Kiddespours on the opposite bank. Jungerpoore is noted for its very large . Wilk Peatery, and lievidency house, purchased by Sift Factory Mr. Lauralietto from the Honombie Bust India Compony.

Innction of Hong. Füllle Fors

water, is 517 miles.

Puenty-one miles above Jungeepoore, or \$20 miles from Calcutte by water, is the upper sutrance of the Bhagentithe river, where it branches of from the Gangre .. nearly opposite to Fartrepoore, on the nor h of Malda show. The distance from Caluatia via Sunderbunds in the dry sesson by

Prox Maloutly as busymentokes.

Vessels in the dry vesson from the latter end of Ontober to the beginning of June, pursue the Bunderhand on isostern route, until they much the function of the Bhagrattie and Gauges street.

From the floreigh on Fort William to Diemon M. Discound Hay.

Illarbour, the d'attance in 451 miles; here in a Quegrament Equaphore, a Proc and Production of the state of the
Constant House officer's station during the S. W. Monacon, and is 7 houselfton for a steamer and fine

river to brackish here.

87. Marie Polani.

Leaves Houghly river.

Reli stadi

Paristrate Klife o men Bristen,

Je. Doer Agre.

Mar Sunderbauden.

TIEFFS.

Sparifus enad.

No dring allafford.

Bu'l water processible. 40, intricute rouls.

Sejt weier.

41 Korins, tu Justave.

Advice to peaperagers for Besserv.

Latiete.

Protosons processkip

Versila do por stop have, but are semaphored up, and boarded by a post boat, when passing. T

Wate-one railes from Calcuts is Mad Point bungalew, on Sunger island, slimpted at the entrance of the Murrafullah ar Channot Creek, down which the a gamer mens, and sufers the Sanderbunia in the neglig or left bank. This is the place where the intended railined was to have commensed.

Kluv miles below Mud Point, on the hank, or Faugus is and, is the curate of Parint sh and Kidgunge,

clearedly Messes, Ked and James Calder

The tea miles from Mad Pelus, or 74 wiles From Cakutin, is the entennes to the Dise Agen river. Into this river the steamers twen, bearing the flarestolish, and may be easid to have proposis entered the untobablish wilds of the Bander-Tone Acre is some pine trees, and the niel ruins of Mr. Jan Prime " a former esings which was described witer the May wals of 1838. At a clamp of trees ! which car ask a R by B. fraga the house, to a frield water tulested with 1 rek, binded to on the bank of the linge. This place is infested with tigers. From histors sportagen propare for each bull practice at a ligators, pice, iffer, and mankey at his im Bring is permitted on bough that ficia, on account of the ladies. Closel soft-water bathlog in now obtain bie.

Firm the lines Agen the pennage in very inteleste up to Kniton, owing to the position of ainsings, strain, erecks and unlishe (43 in number). The repute have to you through without pilota, the community should therefore he well acquidated with the route. all value is reliable althin 12 wills of Koulou in

ALBERTA.

Kinding 1. 257 mil a from Calcutta by the ateautre, and 116 miles by land. Passengers wishing to proceed to Jouanny in the eventures would have been Jenough being 30 miles from Knolas This is a contident, where vessels hant to the bank; it is Harwise a Fast tillion status : the dawk tung in it days; before for accomers whose d leave Calcults two days after ticks reasel. At this place lunia, in ka, and companie, grown had dry, may be ab-

foliand; who palm fille may be promuter. This is the evolutione of Mr. Holoy, lucion befor. From bornes a nurtish, leguing conterly, branches off for the Burrhoff and Deca to bear

to Commercelly.

Chikera.

Bolles rary styling

From Roolsk steamers proceed up the winding er, name from Kusten. By inh of Attaine Banker to the homeliful and bold to Commercelly. "Burishie, or Muddamuthi river, which to thickly studded Mile indigo factories, and noty large papeling privaces. (In the banks tif there two rivers, as when the timize river, children are lanam ralife. The Garles is a difficult river to . parinal, onign to strong under edition or corrects. Progn Known up to Continuoually, on the Aurice, is in the by steamer's mute, and is the days run. When running up or Rossy the Gorbe, passengers should abelials from converging with the officers of the veteel when at their

Is a very farme town, on the last, or eastern bank of the therior ever and is in unless from the Gaugus. Is about I miles by fand and notes from the pints of the property of the floorable limit fillin Company, but now belongs to

Post Office remarks.

Coal Depot.

Provisions . procurable here.

Wild Fowls.

Ladies' muffs.

Wałka good.

Passengers for Pubna.

Ganges.

Metabanga river. intricule passage bere.

Jellinghee river, lutricate pussage here.

46, Surdah.

Silk Factory,

Letters by Dawk.

Rampore Beauleah.

Residents.

Coal Denot.

Provisions procurable. Lettera.

Passengers for Darjonling.

Mesers, Carr. Tagore and Co. Commercelly is the property of Baboo Dwarkanauth Tagore. There has Post Office here, index. charge of a stream, and the days, rune 14 days to Cale cuits. Steamers are 6 to 7 days from Calcuts, and any letters for them must leave town on the 4th day after them. It is 124 miles from Calcutta by dawk route, and 377 by steamer's route. This is also a goal depor, and the steamers had to the bank, Fowls ducks, kids, goats, milk, butter, eggs, and bread are procurable here,—the Natives Bocking with them, to the versite if properly treated. Large-freely abound here with waterfowl of every description. This is the famous manufactory for ladies' boss, muffs, and tipy ets of down and variegated feathers. Promenades are good bers. Pubus passengers should land

> Ten miles above Commercolly is the Ganges river, up which the steamer proceeds if for the North Western provinces, but down, if for Pubua, Dacea or

> About Commercolly, on the right or southern bank of the Ganges, is the present blocked up entrance of the Muttabungs, or Brocken-headed giver,-very appropriately named-it empties itself into the Honghly by the nutcast's village. Above it is the blocked up entrance to the Jellingee river, which emp-ties itself into the head of the Hooghly river, off Nuddes, after passing Klahuagur civil station,

Sixty-six miles from Commercully is Sardah, on the left bank of the Ganges; was formerly a coal depot, and is noted for Mr. Watson's large silk factory, formerly the Hon'ble Company's. It is 448 miles from Calcutta by steamer's route, and is 177 miles by dawk, Steamers do not walt here, but change pilots. Letters from and to Culcutta take 2 days; but they should not be sent here but to Rampoor Beauleah. From hence the Burreyl river branches off to the east, through the Chullum and Bellabockery Jheels into The Bara Sangor river for the Junai and Dacca; but

only navigable for small boats. Twelve in les from Surduh, on the left bank of the . Ganges, is the civil station of Rampore Beauleah, in. the district of Rejalinge, distance 455 miles by steamer from Culculta, and only 155 miles by land. It is the residence of a judge, a magistrate, a collector, postimuster, engineer officer and doctor, as likewise apmediadige and allkamanulactures. This is a coal depot for steamers where they are generally detained 2 to 4 hours. Here is a good bazur; bread, butter, fruits, meat and poultry, are sheap. There is a fine road here. Letters for steamers from Calculta should leave the 6th day after the vessel. The days takes 14 days for letters; buny dawk 31 days; the steamer's ran is from 71 to 8 days; the steamer's ran is from 71 to 8 days; the steamer's ran is from 71 to 8 days; the steamer's ran is from 71 to 8 days; the steamer's ran is from 71 to 8 days; the steamer's for leaving Calcults, should make arrangements for land travelling, and to leave the steamers here, which is a far more dimfortable plan than landing at Bargatchia. Mahanudes rivers at their junction, is 22 miles above Rampoor Beaulesh: there is a crossing ferry from Berbampore route for the new route to Dorjeelling: it is about 30 miles from Berbampore. Passengers can be landed here, this being the direct route from Calcutta to the sanatarium.

Furtespore factory is one of Lord Glenelg's, and in the district of Maids, distant 24 miles from Maids. Is situated on the left bank of the Ganges, and is 50 miles from Rampore Beauleah. At 3 miles above this is the junction of the steamer's route with the Bhagruttee and Sunderband routs. Passengers for Maida should land here.

Subjunge is on a rocky point, on the right bank of the Ganges, and is by Bhagruttee 265 miles, by Sunderbunda 686 miles from Calcutta, and by land 196 miles. Letters for steamers, from June to October, should leave Calcutta on the 5th day after the steamer, and from October to June on the 8th day, dawk route being 12 days.

This is a very successful city, and the ruins of an immense mass of buildings, among which is an ancient palace, a noted well, a hall of audience, a marble lined balcony and gateway, &c. &c., worth inspecting. Here are some Christian graves and monuments, and a large bazar, where milk, curds, palm fruit, palm juice, poultry, kids, rice. Hardware in a small way is procurable. The European factors and native Nabob reside on the bank, about 2 miles above the steamer's anchorage or coal depot. Vessels generally stop here 4 to 5 hours: It is a very sickly place, owing to jungle. The hills are distant about 5 miles inland. The Himalaya hills are visible at times. It is a native darogah's, and post office station.

Twenty-one miles above Rajmahal, and 2 miles below Sukreegulies hill and point is the beautiful Mootee Jiurna waterfall: it is visible on the eastern side of the hills. At Sukreegulies point is an Indigo Factor's bungalow; would be an excellent shooting box: bears, tigers, thintpieros, leopards, and hogs. Deer of all kinds abound here, and among the hills feathered game abound. Steamers pass it in 101 days in the dry season.

Twenty-three miles above Sukreegullee, on the left bank of the Ganges, is Kantnegur. Pessengers for the civil station of Purneal and landed and received here.

Fifty-eight miles above Reimetal, on the left bank of the river, is the junction of the Roosle viver. On the Repaul part of the Elimination, nearly opposite, is Patturgatta hill: With one or tow temples, and it noted in native tradition for a care (only a small hole), into which, it is seld, a Rajah with an immense soit, and one last of the bearers entered, amiliative returned! Saith is the atory of an attending faquer. From herits are Elimital views of isolated hills, and the tipe of the Colgong result. The southern or Patturgation passage, up to Colgong, has some very dangerous rocks, where, if a boat touches, not if soul can be an

Burgatchia.

Route to Dorjocking,

Furteepore,

Maida par sengers.

City of Rajmahal.

Letters for steamers.

Dawk letters. Ancient : ulus.

Graves.

Provisions.

Nabob's residence.

Very sickly.

Post Office.

Mootee Jhurna Waterfall at Subreeguliee.

Excellent game of all kinds abound.

Rurnezh passengere 1 to land og join.

Koosie river.

Patturgetta Hitt.

Tradition of the Cave.

Fine views.

Unsafe passage:

Colgong.

Coal depot. Dangerous passage.

berlapst 🏵 Clere tracking.

Pish.

Bhaugulpore.

Rasidents.

Dawk Leilers.

Provisions.

Bilks procurable.

Senoy station, Monument-

Bleam ers.

Rock Jangaera temple. Visitors admitted, .

Mongbyr.

The Fort.

Residents.

processeb_{le} Provisions. Scotnk cond.

dacks Birminglam in the east. Purpiture.

Articles obtainable the breat,

Splgong village and rocks is 68 miles above Raimabal: 65 miles below Monghyr, and 18 miles below Bhaugulpore; is on the right bank of Ganges, and has a fine nullah and shelter for boats. It is a coul der Ot for steamers: the left passage should never be attempted by either steamers or boats in the rains, as the currents and eddies between the main and the rocks, almost make it certain loss for any native bott, in and too dangerous for steamers. Boats in attempting it, must be careful-to have very strong tracking lines. low down to their prows, with plenty of trackers and two bowlings as guys to the bank, and kept close in.

Rock fish is procurable here,

Bishteen miles above Colgong is the civil station of Bhauguspore, situated on the right bank of the Ganges. It is very picturesque. It is 268 miles by land, and 348 miles in the rains, and 636 miles in the dry season from Calcutta. Here is a commissioner, s judge, a magistrate, a collector, a doctor, a sub-oplum agent, a steam segent, a post master, and some indigofactors. Letters for steamers should leave Calcutts the Ch day after the steamer in the rains, and on the 9th day in the dry meason. Dawk takes 21 days, and steamers 91; and 11 days to arrive here. Provisions of all kinds are procurable here; also a kind of light silks, called Tussers, for coats, jackets, ladies? gowns; short silks of various colours for bed covers, and native wear; also a kind of cloth called balters. liere are a few hill rangers and a sepoy station, under charge of an invalid officer. There is also a monument here raised by the hill people, in memory of their lamented patron, Mr. Cleveland of the civil service whom they styled the Father of their country.

Steamers stop here for about an honr or two in the rains, and only a few minutes, at some distance

below, in the dry season.

Twenty-five miles above Bhanguipore is the noted Jangeera rock in the river, with a Hindoo temple on it; Europeans are admisted to inspect the tem-

ple.

One hundered and thirty-three miles above Reimshal or 25 miles above Jungeers rock is the civil station of Monghyr-a very large murt. Its old fort by the anchorage, is situated on a rocky point extending considerably inland on the right bank, and is posidered by the steam regulations to be half way. There is a Judge, a magistrate, a dellector, a doc-tor, a post-master, and steam, agent; likewise a general storeshop for all European stores and pro-visions, wines, &c. &c. Muraes, buggles, for a evening's ride to the noted Beetskoond well distant 5 procurable of all description, except ducks, may be obtained. This is the little Birmingham of the Bast. Tuescie, bafters, different native cloths, bardware, furniture, apparently will finished guns and pistore. (but treacherous articles) pikes words, gappowder, shot, black wooden flower rages and cups, laster hand-some light wooden, jebblack necklaces, and bracelers. Two large becars are here, where provisions

of various patterns, at from 2 to 3 rapees the act. St. Agnes' beads, table dish mats, straw hand pankahs, and baskets of various shapes and patterns; ladies, handsome wooden-work hoxes, on carved legs, at 7 rapees, of various kinds of www.od. Children's painted wooden toys and sticks, very hard bamboo for causes, and verious kinds of birds, cameleons and monkeys.

The steamer's passage to this is generally 12 days in the rains, occasionally 10 days in July, and in dry season 13 to 14 days: the distance from Calcutta is 398 miles by Bhagruttee, 686 miles by Sooderbunds, and 304 by land. Dwk runs in 22 days. Letters for steamers should leave town on 7th day after her. In July, and on the 8th day in June, August, September and October, and on the 10th day in the dry season.

On arrival here, the collector's and magistrate's book is sent on board for entry of all passenger's names, &c. &c. &c. steamers stop here 3 to 5 hours for coals.

Two miles S. W. by W. of Monghyr are some rocks, with a mark on them: they were formerly in the steamer's track, but are now buried in an immense sandbank.

On right bank of the Ganges, 20 miles above Monghyr, is the large village of a Soursigurra, with a small river that runs down from the hills. Fowls and kids are procurable here, through the thannadar's assistance, for boat tra ellers.

On the right bank of the river, 60 miles above Monghyr, and 50 below Dinapore, is the large town and mart of Bar, being a darogal station, also a bye depot for steamer's coals. All this bank of the river; for 20 miles below and above, is noted for piggery villages, and saltpetre manufactories.

Also on the right bank, 87 miles above Monghyr, or 9 miles below Patna station, or rather flankipore, is a large native town, with a river on its upper or western end, that flows from the hills, and has a pucka brigile over it: it is a noted manufactory of table cloths, of any extent, pattern, and texture that may be ordered. Also napkins and towels of sorts,

Patna, and the civil atation of Bankipore, extends about 10 miles along the right bank, 14 miles below Dinapore; is noted for opium, gram, and wax-candles and is a very large mart, 1700 hoats have been counted of burthen laying here at one time. It is the residence of a nabub, and being a sudder or civil station, has a commissioner, a judge, a magistrate, a collector, their deputy and joint officere, a dector, an opium agent, a post-master, European assistants and mission-aries.

The government establishments are at Bankinore, or the upper extreme of Patna, where there are some handsome houses, also a very large and noted granary built like a dome, with two flights of steps outside, to ascend to its top, on which it a large circular hole, to admit air into the building, and to start grain litts. It has only one door, and was built for a depot, in case of familie. It is a very massive building, and noted for its very numerous, clear, and strong other, and at present used as a muard house.

General passage.

Distant from Calcutta.

Letters.

Report Book.

General time detained.

Mongbyr Rocks.

Scorajgurta.

Poultry procurable.

Ваг.

Plenty of Pigs.

Futwa manufactories.

Bridge.

Tubio cloth manufac-

Patna Civil station.

Residents.

Establishmente,

Noted Granasy.

Stramers seldom stop.

Novel conveyance for passengers.

Annuack river.

Hajospore race course.

Horse bazar.

Dinapore.

Coal Depot.

Distant from Calcutta.

Provisions procura-

Articles to be purobased.

Residents.

Romarks.
Passingers for Arrab,
Tithoot.
River Soan

Chupra.

Residents.

Passengers should land at Revelguage.

Reveignage.

Manufactures.

Angual fair.

Steamers only remain a short time,

Abulican.

Police Station.

Rad part of the Cau-

Long detention of hosts. Stanmers seldom stop here: sometimes not being able to get within a mile or two; passengers can laud at the lower end, and get chias or hackeries, (a native one horse conveyence) to take them up to Bankipore, or to the military station of Dinapore, 14 miles distant, by way of a novelty or change, where they can inspect the grannry by the road side. The road is very good up to the military cantonment. Deegah farm, is north of Patna. On the left bank is the Gunduck river from the Nepaul hills, with a large native town on its right bank, and on its left, or eastern bank, is the famous Hajeepore bungalow, and race course. During its annual large fair which is attended by people from all parts of India, very good and cheap nags are procurable.

Dinapore is a large European and native military station, where the steamers put to the bank by the cantonment flagstaff, for 5 or 6 hoars, to take in coals, discharge and take in cargo, and passengers: it is considered as two-third of the passage upwa ds. It is on the right bank of the Ganges, distant from Calcutta, by steamer's route via Bhagruttee, 508 miles; via Shunde bunds 706 miles; and by lan 376 miles. Post takes 31 days. Letters for ste mers should leave Calcutta on the 10th day after the vessel in the rains, and 18th. in

the day scason.

Mutton, beef, fowls, eggs, bread, butter, fruits of various kinds, and grapes in May and June are procurable; as also table-cloths towels, napkins, cotton handkerchiefs, sola hats, muslin and cotton cloth shoes, harness, Patua sented wax candles, and gram. European shop keepers, are here also. Here is a steam agent, a docter, and a clergyman. Plays are performed occasionally by amateur performers. Auctions are sometimes held here.

Passenger for A rah and Tirhoot land here.

Four miles above Dinspore is the junction of the river Soan.

Twenty two miles above Dinapore, on the left bank, is the civil atation of Chupra, the capital of Sarun district. Here resides a judge, a magistrate, a collector, a doctor, and a post master. Steamers seldom touch here even in the rains. Passengers f r this place should arrange to land above it at Revelgunge, where there is a steam agent.

Revelgunge, 27 miles by water above Dinapore, on the left bank of the river, is a very large grain and saltpetre mart, and noted for boat-building. An annual fair is held here.

Steamers merely touch to land passengers and a few packages to the steam agent's care. From hence up to Ghazespore, the vilitagers are said to be uncluit, and dishouses.

On the left bank, 74 miles above Dinapore, is the large native village of Bhulican, a darogan station, noted for a full namedly held here, as also a grain marr.

This is the most dangerous part of the Gauges for quicksands and shifting banks. Titles are very strong here; hosts being detained from 4 to 0 weeks, waiting for water, and a favourable breezs.

Busier on the right bank, and Kurntades on the left bank, is 88 miles above Dinapure, and is noted for being the Hon'ble Co.'s stud catablishment. There is a small forther, where the battle was fought. Here are some European officers of the stud, a doctor, and hospital bungalow, alorg a steam agent.

Eight miles above Buxar, on the right bank of the siver, is the junction of the Kurrumnuss river: the touch of its waters is considered as one of the direct mishaps that can happen to a Hindoo, as it is said to dehar him from admittance into Heaven. There is a bridge built over it by a rajah. This part of the coun-

Ary is noted for ducolts.

One hundred and nineteen miles those Dinspore, or \$1 miles above Buxar on the left bank of the river, is the Civil and Military station of Ginzeepore, a very handsome place. At its lower end is the ruins of an old palace. The Native town is built on precipices. The Buropean inhabitants, consisting of the judge, magiatrates, collectors, ductor and opium a zent, &c. &c. reside on a level plain, about the centre of the station, the cantonments from the upper part, and the Ruropean hospital is at the upper extreme. Between the rivil and military lines is the chapel and Lord Cornwallis' tomb.

This place is noted for its opium manufactory, and Government stud establishment, where horses can be purchased; as also for its rose water, utter of roses, and other perfumed oils; bread, butter, eggs, fowls, mutton, lamb, kid, milk, and sugar, are procurable; also European articles of consumption, and millinery from the European shopkeepers. Its distance from Calcutta is, via Bhagruttie, 627 miles, via Soonderbunds 915, and by land 481 miles. The dawk runs in 4 days, and letters for steamers should leave Calcutta on the day after the steamer in the dry seasons, and on the 11th day in the raine; -the vessel's passage being from 17 to 20 days. Steamers remain here for passengers, and coal, and cargo at the steam agent's, Passengers for Goruckpore should land here.

This is the lower extreme of the North Western Provinces or Agra! residency, and is a great place of trade. It is the lowest station for the Agra flat boats or boxes. Kunkerry banks commence from here upwards.

Right miles above Ghazepore is the dangerous kunker reef of Baire that strikes scross the river.

"Twenty-three miles above Ghazespore is Chochookpore stone ghant and temple, noted for the numerous monkeys that resort here.

Two miles below Chackaokpore, on the right bank of the river, is a anaken kunkur rock, apposite to a palm tree, just below Sanontie.

Thirty-four miles above Chareepore, by Kucharee on the left bank, is a very difficult and dangerous anaken reef.

Six miles above it is Saidupore a large mative town, with a tebsecoldar and darough; and 2 miles above Saidapore, is the junction of the Goomtic river, Buzer.

Campany's Stud Establishment.

Bittle. Residents.

Kurrumnasa, the un-

A Bridge over it. Dacoits. Sazcepore.

Civil and Military Stations.

Town.

Residents.

Lord Cornwallist
Tomb.

Mànufactories.

Articles to be par-

Provisions.

Distance from Calculta-

Letters.

Time for despatch, Coal Depot.

Goruckpore passengers.

Extreme of the N. W. Provinces.

Great Trade. Kunker or rock Banks

Bairie Kunker 1004

Chocknokpore.
Plenty of Monkeys.

Danjerous Rock.

Kuchares Kunker reef.

Saldepore.

Goomlie river.

Very shallow water.

Dangerous and initicate passage.

Caution to passengers.

Chandroutie Temple.

Dangerous Rocks.

Bulloca Chaut.

Banks.

Lyleo.

Annkon Kunker Pateb.

Benures, its appear auco from a distance.

Native Princes, their Ewellings.

Dirty streets or lanes.

Bazat.

Large Well.

Manufactories-

Horse Mart.

.. Fruit oblainable.

Ministura paiuters. Ministures:

Jewollery,

Minerele,

that goes up to Lucknow, said to be a very intricate and ricky river, too shallow for the smallest boats in the dry reason. The Ganges river, from above Knchnee reef, past Saidapore up to the Goomtle, a distance of 8 miles, is a very critical passage with various bad patches of kunker rock, on which native boats and budgerows aplit instantaneously.

Five miles above the Goomtle, is Chandrautie, with a white temple. This in mid channel, is a very dangerous pucks platform, on kunker, with the rains of an old temple on it, and no passable channel on its northwest, or Jinhore side, and very dangerous for downward bound boats, as the current sets directly

on it.

Five miles above Chundroutie is Bulloon Ghant and ferry on the right bank: these banks are formed of kunker rock.

Fifty miles above Ghazeepore, or 8 miles above Bulloon Ghaut, on the right bank of the river, is Kyc, and its sunken kunker reef, scarcely avoidable in some dry seasons. From hence due west over the right bank, you will observe the Benures minareta, distance 9 miles.

Benures, on the left bank, is considered as the most holy city in India, and is certainly one of the most handsome when viewed from a distance on the river, there being such numerous stone ghauts and temples, some of which cost 17 lakhs of rupces. This is the residence of some of the native princes, pensioners of the Honorable East India ('ompany; but their dwellings are divided into so many little chambers, or pigeon holes, that the internal part of the city has the appearance of a mass of mean buildings, piled up without any regard to order or appearance, and parrow, filthy lance, lustend of streets. There is a large inclosed mart, called a chouk that opens at 5 P. M , where trinkets, toys, birds, cloth, coarse hardwere are exposed for sale. It has a large well in it, and is also a resort for native anctions. Close to the chouk is the principal alley or mart for Goolbuduns, a very fine silk, of various paterns, worn by natives, as trowsers; also fine caps with tinselled crowns and very elegant gold and silver embroidery: als scaris and turban pieces for fancy head dresses, There is likewise a traveller's chouk, a native inn, aud a large horse mart, where very flue horses, of the Toorky, Persian, and Oabul breeds are procurable, as high as 8, 10, and 15,000 rupees and are brought here by the fruit carriers who bring grapes and pears from these countries. Here are several ministure painters, and also venders of miniatures on ivory, said to be I kenesses of different native princes, and their queens, and nautch girls; true likenesses of pative servania in costume tradesmen and beggars.

Delhi jewellery of the best gold is brought on board the steamers, by sanding for the dealers. Here is also an old observatory, and two very high and slemier minurets, one of which has a slight-inclination; traveller's according them are expected to give the keeper a fee of I rupes. From their tops is a view

of the city, the adjacent rountry, and the river (so gratifying a sight should not be passed over by any trareller) Provisions are procurable; purtaidues, quail, and wild ducks of sorts are to be obtained Steamers remain at Itai Ghaut to discharge and take in puckageiffind to receive coale, Thetivil and military station is about 4 miles if land, direct from Ruj Chant, where resides the commissioner, the judge, mugistrates, collectory, the general, and all the military officers of the native regiments stationed here, and some European artiflers. Here also resides a doctor, a postmuster, steam seent coach builder, and European shop-keepers.

Letters for steamers, or travellers, are not forwarded to the ressel for boats, but must be sent for which is very inconvenient. The city is about 2 mile; long. The natives are very uncivil to atrangers. Numbrous functics are here, who drown themselvets believing that the holy Gunua, and the city of the most holy, secures them eternal happiness.

Benares is from Calcutts, via Bhagrattee 696 miles, via Sunderbunds 984 miles, and by land or dawk route 428 miles. Letters take 4 days, Bhangles 7 days Letters for at amers should leave Culcutte, the 12th day after the ressel to the rains, and on the 14th day in the dry season.

Palenki ens are procurable bere, but infested with 😘 Coursyances. vile vermin. Travellers withing to visit the station of Surde, should write up from Ghazcepore to any friend, or the steam agent, for a conveyance to be ready at Rujuhaut for them, on their arrival.

Rumaghur, 11 miles above Beuares, on the right bank of the river, is a native palace, the residence of the Reich of Benzes.

Sonitunpore, Petteres, is a native envalry station. 17 miles above Benares, and on the left bank of the river. Steamers bring to here a few minntes, on their passage up or down, as required, to land and receive possengers. It has a knukery or rocky point, which is very ankward for native boats, as also for steamers, owing to narrow changel and strong currents; it is off the stables, which are called Little Calcutta,

On the right bank of the elver, about 4 miles above Scolianpore, is a very near tooking place, called Chunar, with a very next-looking Buglish church, that reminds one of sweet, 'sweet home,' It is an invalid military station, and has a for tification, on an isolated rocky hill, which projects into the street, forming a very name point to pass in the reint Mindro tridition tells, this fortress was built in one night by a giant. and is impregable: it completely commands the river and is need as a place of confinement for state prisoners. There are several datached rocks hills or stone quartes here. It is a very sickly place, oning to the heat arising from the stone, which causes fever and spiror. There is great place for analyse. A little above the fact is a temple. Irrelition statement to contain a three which cannot be opened, unique the party against it love his band—laur thieves having as suffered once, in an attimpt, on it. Very fine black and red earthen ware is procurable here, such as wine

Fine view.

Provisione, some precurable.

Coal Depot.

Residente

Leiters for Steamers or Passengers.

Remarks on the city and the inhabitants natics abound here.

Distance from Calcutta.

Rampaghar. Painco,

Soulianpore, Benares Cavaley Station

Awkward point,

Chaper Fertress,

Aflicary Establishment for invalide.

Pines of confinemen for state priseners.

Sickly place. Suakra, Mative tradiGood earthemware.

Steam Agout's residance.

Kutnac.

Cantion to boats*

Crossing ferry of the Benarce grand road,

A good road to Mirza. pore:

Phagoan.

Daggerous recks.

Oity of Mirzapore.

Residence.

Manufactory.

City-very Confined mickly-

Previsions. procurable.

Medical Men. Distance from Calcutta.

Dawk letters.

the Detantion stoam er.

Bingschuq.

Seebpoor Rocks.

Suitamaree.

Good walk across the Isthmus, rejoin off Taida.

医动物性皮肤 Drege Kunker Spit,

coolers, which being filled with water, after the bottle Binserted, and set out in the draft of the ligh westerly winds, (none other serves the purpose,) in the shade, cools the confined liquor equal to leing It. The chale. er must be drieff daily. Also red sandy water holders, or suries, which keep water very cook Black butterpots, with a castor for water, very neatly finished, and large black double ughs, to contain bread and keep it moist. Here is a steam agent; but steamers seldoin stop more than ten minutes.

Seven miles above Chunar, on the right bank of the river, is the village of Kutnac, with rocky bottom. and hard lumps of red earth in the river, a little above is a ravine, which is to be avoided by all boats.

Fourteen miles above Chunar, is the crossing ferry " of the Beneres grand road, and of Kliwa and Bhuddoolee to Miraspore. From hence to the latter place, is a fine road, distance 71 miles by land, and 16 miles by water.

Ten miles above the ferry, and 7 miles below Mirzapore, on the left high bank, is Blisjoun, with a white tomb, and a patch of kunker in the river, on which many boats are lost. Proin here the cantonments of Mirzepore are visible.

Mirzapore, a military cantonment, is 2 miles below the city, and the civil station. Where the judge'r. magistrate's and collector's offices are, is I mile below the city.' The steamer stops at the agency ghaut, at the lawer end of the city. This place is noted for a cotion mart, and cotton manufactory; as likewise shell laë, lae dye, hardware in a small way. Many boats are here, at all seasons.

The city is very confined, and dirty, subject to great sickness. There are 2 or 3 fine stone ghants here, and some amali temples and minarets. Recad, butter, eggs, mutton, lamb, kid, beef, veal and fowls are procurable here. Both a military and a civil doctor reside here.

Mirsapore is from Calcutta, via Bhagenttee, 749 miles via Sunderbunds, 1036 miles, and by dawk route 455 miles. The dawk takes 5 days, and bhangy 8 days to run Letters for steamers should leave Calcutts on the 13th day after her in the raise, and 17 days after her in the dry season; the vessels having plenty of cargo to discharge here, are generally detained from four to ve lipare.

Four miles above Mirsapore is Bindachun, on the right bank, noted as the place of an annual ofecilag of disreputable people who confiders to make your and poojahs.≉

One mile shove Bindachun are the dangerous granite rocks of Seebpore. Sales Comments

Twenty-eight miles above Mirzapore, an the left bank of the river. Passengers generally hald little, cold season, and have a walk across the neck of land, in a W. M. W. direction two uniter while to Tule, and rejoin the steamer again at the off the faving tage a detour of all units again the popular Two unites above ductions up. It Deeps Kunker epit, with a deep bight.

Leichyagurree and its ravine, on the left bank of he first, is 22 miles above Deega, noted for its robbers when it was attached to the oude territories

Samula large cotton mart, on the right bank of the river, and is Go miles above Mirzagore, and 23 miles below Allahabad, to which piace is a good road. This is the station of a European cus om's officer. There are saveragousks houses here, and two very fine tanks at the back of it, and an old mud fort. From hence, up to Allahabad, the river is very intricate and shallow. Ironwork in a small way can be done for boats here. Turkeys and guines fowls abound.

Allahahad, is 83 miles above Mirzapore. Its fort is at the junction of the river Jumps and ganges. It has an, imposing appearance, when on the river, 7 miles below it. The Jumna waters are blue, whilst the Ganges are muddy. The steamers put to at the Jamos mosque, built by general Kyd, and I mile inside the Jumon: The native military canton nents are about 5 miles inland, and the civilians' and officers' are from 3 to 4 miles inland. The general and doctor reside in the fort, as also the steam agent. State prisoners are kent here, liere is also a large stone pillar said to have been erected by Alexander the Great, to mark his conquesta I and a cure full of native stone images, wherein is shown a small entrance to a supposed subterraneous passage to Benares, but which in fact, only extends a few feet. The cty is the seat of one of the principal native courts of justice the Sudder Dewanny.) It is also a great place of worship, and an annual full is held outside the fort on the sands, at the point or lunetion. It was formerly the seat of the residency. Breat, butter, eggs, beef, mutton, lamb, kid, fowls, pigeons, turkeys, guines lowis, quail, partridges, tecl, wild ducks and geese are procurable here. Ruropean shops are here and nuctions held. About 2 miles from the ghaut is the chouk, or market, whereall sorts of cloth Buropean and native, are procurable. Shawlmen board the steamers, if sent for, with all sorts of Cashmere shawls, waistcoating, caps, gloves, socks, and Affghanistan woollen cloths; as also Delhi jewellers and manufarturers of cotton; carpeting of various patternsshows on rooms, and rather durable. A little beyond the though is the livery stables where beautiful horses are procurable, of the Persian, Cabool, and Toorkey breeds. The post-office is in the fort, where you must fend for all letters. Letters for steamers should leave Calcutts on the 14th day in the refue, and on the 17th day in the dry scaton, after the departure of the stea-mer. The distance from Coloutte it, via Biagruttee, 851 miles, via Sunderbunds 1186 and by disk route but miles. Biesiner's regulated distance is 800 miles. Meamers remain here three entire days when they depart on their return trip, after discharging and taking is their speard and downward pargees, and parsengers. Apply to agent their, or to communder, for bestide gomanarde. RETURN FAMAGE.

generally a run of 8 hours and it not detained long,

Loichyagerrae.

Surse town.

Agnod road. Custom's officer .

Large Tanks.

Tronwork

Turkeys an Fowls. Allahabad Appearance distance-

Cantonments.

Residents State prisoners.

Alexander the Great's mart. Caye.

英

Gaurt of Justics.

Barge fair held on the sands.

Provisions procurable in the bazar.

European shops.

Bazar. Articles procurable.

Livery Stables.

Post-office. Letters.

Distance by steamer, and dawk from Chicatta.

Time of Steamer's de-

Allahabed to Mirespore.

the verselaget down to Benarca on the same day; but if detained for cargo at Mirzapo's, Wis one, day's work, In the dry season, it is I day's work to Mirzipore from Allahabad, and I days to Benarcs.

bere Bereter to Opinio-

Allahabad, and II days to Beneres.

Steemers Rep here generally I hour only, on their way down. From hence to Ghazeeporgis I day's run in the rains, and II in the dry season They stop here for coals, passengers and cargo, perhaps 2 or 3 hours, making it 3 days from Allahabad in the dry season, and 2 in the rains.

Raveleungo.

Steamers pass here on the 3rd day in the rains. not stopping except previous notice is given by the steam agent, or passeffgers require to embark: they pass this place on the 4-h day in the dry season.

Diaxpere.

Steamers pass here in 3 days in the rains, and stop 2 or 3 hours for couls, cargo and passengers; and pass on the 4th day in dry season, a seengers from l'utus embaik here.

Monghyr.

Steamer passes here on the 4th day in the rains, and in 5, in the dry season, stopping 1 or 2 hours for coals, passengers or cargo.

Bhauguipers.

Steamer passes here on the 4th day in the rains, round to for a few minutes, and pass on, in the day season, on the 6th day. Round to for a few minutes outside the sand, distant 2 to 3 miles from the town.

Steamer pusses here in \$\foatin \days in the rains, and in 7 days in the dry season. Steamers only round to in the rains for letters, and perhaps for a few coals, a short time; but in the dry season for about 2 hours.

Rajmabal.

Steamers pass here on the 5th day in the raics, (in the dis season she takes the outer route), where they take in coals, and reach Calcutta on the evening of the 6th day, or in 6\$ days from Allahabad, beating "the dawk.

Beitinpere.

RETURN ROUTHMENTHE DRY SMASON WIA.
SUNDERBUNDS.

Remuere Heaulest . Comerculty.

Steamers pass here in 8\$ days, and generally round

o. P On the Garice, is passed on the 10th day. Steamers atop to take in coals here.

Keebe.

In Jeasore, is passed on the 12th day. Here the steamer takes in coals, fills fresh water, and prepare for Sunderbunds. Give Hindoos time to jay in provie sions, and cook for the last time, until reaching Calcutts. Steamers are generally 154 days on the passage.

Regulated distances for which Chance Cabins in the Accommodation Beats are charged.

| From | to | miles. | Distance between each station, in |
|----------|--------------|--------|-----------------------------------|
| Colenila | Rejmahal, | 175 | miles. |
| Ditto | hhaugulpore | 485 | 174 |
| Ditto | Monghyr, | 485 | 86 |
| Ditto | Dinapore, | 535 | |
| Ditto | | | 76 |
| Ditto | Beneres, | 685 | gran (1.1.1 .1% grafe |
| Ditto | Mirapore, | 730 | |
| Ditto | . Δilahabad, | 800 | 7● |

The above rules do not appertain to the steamers; their commanders make their own arrangements.

Steamers are permitted, though objectionable, to carry dogs.

The cargo fluts are the only boats on which any kind of conveyances are shipped; the charges are by weight, -- I ama per pound for any distance..

A Carriage weighs from 16 to 20 or 25 muunds

A Buggy ditto ditto 12 maunds.

A Palunkeen ditto ditto.

The charges in cargo boats are for all heavy or weighable goods, at rate of (1) one anna per ib. for any distance: all light packages 1-8 per square toot. They carry 7000 feet;—can be made to take 8000.

THE APPENDIX.

PART VIL

Post Office Regu'ations.

FORT WILLIAM.

GENERAL DEPARTMENT, 30th August, 1837.

Rules for the management of the Post Office Department, passed by the Governor-General of India in Council, on the 30th August, 1837.

All existing rules, general orders and proclamations for the guidance of the post office department of the different, presi. don't receive dencies and settlements of India, as well as all circular orders of the heads of the departments, saving such as relate to dawk travelling and matters of account, shall cense to have effect from the 1st of October next, and the following rules and orders shall be substituted for the same, to be in force at all post office stations in any of the presidencies, settlements, or possessions of the company, and to take effect from the abovementioned date.

All origing or-

RSTABLISHMENT OF GENERAL AND PROVINCIAL POST OFFICES, RECRIPT OF LETTERS, &c.

II. There shall be a general post office at each of the towns of Calcutta, Madras and Bombiy, and post offices at such other Offices. places throughout India and in the settlements subordinate thereto, as the governor-general of Louis in council shall from time to time direct. The immediate charge of each general post office, and the control of the several provincial post offices subordinate thereto, shall be vested in post masters general, each fice where to be of whom shall respectively exercise his functions within such established. limits, as may be determined by the said governor general of India in council, and the duties of the provincial post offices shall be severally conducted by subordinate officers to be atyled " post masters." The past in usiers general at Madras and Bombay, supervised. and the post masters subordinate to them, shall be appointed by se governors in connell of those presidencies respectively, and small exercise their functions in subordination to the sail governfore in council. The post master general and post masters of the Post Master General and Post presidency of Port William, shall be appointed by the governor. Rester by whom general of India in council, and shall exercise the functions un- to der the direct control of the said governor-general of India in · ouncil.

And Post

Existing directed.

III. The existing post master general and post masters, unce aumornes and all existing officers of the post office department, shall otherwise continue in office until removed or otherwise directed, and shall act in their respective offices, with the powers conferred by the act No. XVII. 1837, and by these rules, in like manner as if they had been appointed specially under their provisions.

Receipt of lot-

IV. Letters, papers and parcels shall be received where ters, &c. for des ever a post master or post office writer is stationed, for despatch paich by land or by land to every part of India or to Ceylon, and by sea to every part of the world with which there is a post office communications; the lutter unless superscribed for some particular ship, will be sent by the first vessel that sails direct to the country to which the letter is addressed, and if there he no vessel so procceding direct to the place addressed, the letter shall be forwarded by such circuitous route as shall appear to the post master general or post master to afford the means of most speedy and secure transmission.

Receipt of letters for foreign coun-tries via Great Britam or Ireland.

V. Letters, papers or parcels required to be transmitted to foreign countries via Great Britain or Ireland, must be addressed to the care of an agent or other person in the united kingdom, by whom the foreign postage demandable at the London general or other post office may be paid. That postage cannot be received in this country, and unless it be paid through an agent as above described, the letters are liable to be returned to India.

Payment of Pos. tage on lefters in optional,

required.

Newspapers and mender.

Payment required in ad vance.

Letters to Cey-lon to be paid in advance

Excepting "letfrom sea.

Ceylon to be charged postage.

Leiters from

ceived from ship under cover to residents in India, such letters received auperscribed" ships letter," and bearing postage as such, will be received for transmission to their destination in like manner

as if received direct from the ship. IX. Letters from Ceylon wil be charged inland postage be from Point Palmyras, or the place where the same are added in India.

Table of distan. ces to be hang up in Post Offices.

X. The table of distances for calculation of postage shall, until otherwise ordered and duly notified, by the Polymetrical table prepared under or iers of the Governor-General of India in council, by the committee for revising the customs and pest office department, and printed at the official gizette preside Calcutan, copies of these tubles shall be furnished for the use of the post master, and a complete set shall be kept open to inspection in every office for the receipt and delivery of letters, further, the several post unagers shall prepare for each and every anch office under their control respectively, a acheetile framed from those

VI. Letters intended for delivery in India, may be paid India in advance for in advance, or be sent bearing postage at the option of the sender and the name of the sender of any such letter shall not of a letter not to be demanded at apy post office. But newspapers, printed papers or parcels, will not be received bearing postage, unless the sendes Parcels are not shallgive his name and address, in order that the regulated to be received postage may be recovered from him, in case of such paper or without name of parcel being refused by the party addressed.

VII. Letters, papers or purcels intended for despatch by Postage on "ahip sea, should be stamped or superscribed, "ship" and ship postage letters" outward, must be paid in advance thereon, in addition to any inland

> except in case of letters received for Ceylon from ship, which may be forwarded bearing postuge. If letters for Ceylon are re-

> VIII. On letters, papers or parcels, intended for delivery in Ceylon, postage must be paid in advance to Point Palmyras,

postage to which they may be severally liable,

table in the following form, for exhibiting the rates of posters sharzeable at every such office expectively, for the transmission of letrem and paralitio every part of India; and a counterpat of every such table shall be submitted in duplicate by the post indster for the approval of the post master general, of the presidency; and one copy, as approved and countersigned by the post in intergeneral, shall be returned for the une of the office for which it la framed; and the same with a translation or trepscript in the vermentar language of the district, shall be hung upfin the said office, and all po tage dues shall be levied according thereto.

FROM CALCUTTA TO

| Names of Post Office stations | Distance. | Postage on single letter not exceeding I toled weight. | Postage on single nevr paper not exceeding 32 iolaha weight. | Banghy postage on books in open cover not exceed- | Partuge on single hanghy parcel not exceeding 60 tolabs weight. |
|--|--------------------------------------|--|--|---|---|
| Agra Ahmedabad Ahmednugger Ahtoor Ajmere Akyab Allahabad Aileppee, | Males 794 1219 1033 1232 | 12 annas 1 ropee 15 annus 1 rupee | 3 annse. 3 annse. 3 annse. 3 annse. | 9 sons 14 suos 12 noss 14 augus, | 1-4 3 rupees 2 13. 3 rupees |

XI. Letters, papers or parcels shall be recrised at any general or provincial post office for delivery at the station itself received at any within the ordinary range of delivery, and shall be charged post station for detage according to the rate for distances not exceeding 20 miles. Gon.

XII. Every thing received by post from seaward, not exeredian 60th tokes in weight, shall be immediately forwarded to ceived from sea the party to whom it is addressed, either by letter or bankly to be forwarded to parties direct panel; according to its weight, unless it shall contain articles list by letter or bank. ble to contour duly, or unless instructions to the contrary have by new, second been received in writing at the post office. Parcile exceeding 600 tolas weight, shall be made over to the Collector of Customs for publication in this list of unclaimed packages.

XIII. Newspapers or other printed or engraved papers, Newspapers despected in Spen covers or covers after ed as containing him papers, not to be detained partied in Spen covers or covers after ed as containing him papers, not to be detained to be a second as accounts or venichers only or letters franked as on the public but to service respecting any of which there is reason to believe that the warded me primations of the post office act here been infringed, shall n t be detained for examination at the despetation office, but shall be manifice, but shall be forwarded marked " doubtful," The Post Master receiving such

Every thing re-

letters, &co. by the mail, will then be guided by section XXX. of the post office set. But unless for the cause above-specified, all post office anthorities are prohibited from detaining, except under section XXIV. of the post office act, any letter, paper or packet received for delivery by post.

office of despatch.

Letters, papers. XIV. At letters, newspapers or other papers and packets &c. sent by post received for despatch by post or banghy post, shall be weighton be weighed at ed at the post office of despatch, and shall be stamped and marked single, double, &c., as the case may be, and shall have the postuge to which they are severally lia le, marked on them : which stamp or mark shall regulate the postage to be levied from the party concerned, whether the letter, paper, &c. be sent " puld" or " bearing postage." In order to obviate delay, service. and free letters shall never be re-weighed prior to delivery, nor newspapers, except in case of suspicion. Banghy parcels shall, in all cases, be reweighed on delivery. The reweighing of private letters prior to delivery, shall be at the discretion or the post master general or post master.

Leiters which postage has not been properly aid how dealt with.

XV. In the event of any letters declared, or required, b clauses VII. and VIII. preceding, or by clause LIX following to be to be post pald, or papers or parcels reching any post office, on which it shall appear that the entire regulated postage, whether inland or ship, has not been paid, such letters, papers or parcels shall not be detained or returned to the sender, but shall be delivered or forwarded to their destination as the case may be, and the amount deficient shall be recovered from the party through whose negligence the under charge has occurred.

Examination of Post Office reted to the public.

XVI. Persons not belonging to the department cannot be admitted into the enterior nor permitted to examine the records of any post office without the special permission of the post master general or post master, to whom applications for information or redress must be made, either in person, in writing, by the per ty requiring the sume.

HOURS FOR RECEIPT AND DELIVERY OF LETTERS. DISPATCH OF MAILS, &c.

General Post Office hours for

XVII. At each general post office, banghy parcels will be received every day, Sundaya excepted, for desputch at the reguprocess of letters, lated postuge from 10 A. M. till 4 P. M., newspapers daily till newspapers, and 51 P. M. and letters also every day till 6. P. M., after which bongly parcels, 51 P. M. and letters also every day till 6. P. M., after which hours respectively they will be received till 61 P. M. on payment of an extra hulf rupes each, as a fee for the trouble of re-sorting and repacking the mails, which fee shall be distributed, at the discretion of the post master general, amongst the post office senvants, on whom the additional labour may fall, to be paid by the sender, whether the letter, paper or parcel be forwarded " bearing postage" or " paid."

General seist of letters.

XVIII. At the receiving houses established at Colcutta, Mudras and Bombay, or at any receiving houses which are or m-y be similarly established, at other large stations, letters, papers and packets not exceeding 12 tolas in weight, will be teceived duily from Li A. M. 10 4, P. M. for transfer to the appearance or sudder post officering the case may be. No extra postage shall be leviable thereon.

Previous of security of letters, news and Parcels

XIX. At provincial post offices, banghy parcels and newspapers, will be received for dispatch, is the ordinary rates of postage, from 10 A. M. dil 4 P. M., and letters till 6 P. M., after which hours respectively they will be releived till 51 P. M., on the sender paying an extra half rup e each, to be appropriated as provided in clause XVII.

XX. Although all Post Offices will be open, for receipt of lettere, papers and parcels as above, official references shall be reformed, &c. made to Post Office authorities only between the hours of 11 and 5, Sundays excepted.

Office hours for

XXI. At each General Post Office there shall be two deliveries daily, the first delivery not to be later than 10 A. M. and letters, &c. the other at 3. P. M. at which hours respectively the peous shall quit the Office with the letters, & rentrusted to firem. All letters, papers or parcels received from 3 P. M., till 9 A. M shall be sent out at the first delivery, and all from 9 A M to 3 P. M. at the eccond delivery, and mails received after 3 r. M. shall not be opened till the following marning, except in case of public emergency, of letters, papers or parcels received from seaward.

General Post of-

XXII. At Provincial Offices, the delivery of letters, papers Provincial Offices, delivery of and parcels must depend upon the hour of the arrival of the muli-letters, &c. at each station, after which they shall be delivered with all possible despatch.

XXIII. The delivering peons are prohibited from delivering fetters, papers or parcels out of the usual course, and without ment of postage immediate payment of the exact amount of postage; and they are not bound to give change. Should they be subject to deten-. tion, they are not to deliver the letters, papers or parcels, but to return them in the evening to the post office, for future delivery.

Immediate payrequired.

- N. B. Under the provisions of section III. Act XXI. 1835, copper coin is not a legal tender in payment of any demand except for fractions of a rupee.
- XXIV. Whatever postage is marked on a letter, paper, or parcel, must be paid at once on delivery, after which any com- to be preferred plaint of overcharge, will be duly attended to. In all complaints of overcharge or unnecessary delay in delivering letters, papers. or parcels, the covers or envelopes, bearing the Post Office stamp, must be presented for inspection; and as all Post Office peon, wear a badge regularly numbered, when any complaints are preferred against any individual, the number of the badge should be specified.

Complaints 12 x

From each General Post Office the mails shall be despatched daily at 8 P. M, and the basghies as soon after as Office despatch of possible.

XXVI. At Provincial Post Offices, the packets shall be made up at 5 P. M. for all mails to be despatched in the course of the night; but for mails which usually pass in the course of the day, the packets shall be made up half an hour before the expected arrival of such malls, which are in no case to be subjected to any detention. Notice of the hour at which such process is closed shall be have up optains the office, both in Boghin and in the language of the district, after which hour, letters, papers or parcial received, shall not be forwarded the language day.

Provincial Post mails.

AIVIL The Post Master at any station or person in charge of the villes, shall have power, however, to refuse letters, papers or parcels bearing site suppersues of baring been opened and re-closed or otherwise improperly dealt with, unless the writer

Leiters, &c. de.

or sender thereof shalf attest with his full signature, that they were sent in that state.

Post offices not receive valuabirs for despatch by post.

XXVIII. In order to protect as fer as posible the public mails from the chance of robbers, officers in charge of Post Offices, shall not knowingly receive money, bu lian, precious stones or jewels for desputch, either by letter or langky post.

Letters once re-ceived in any Post Office, not to be returned.

But papers and

XXIX. Letters once delivered into any Post Office cannot be recalled by the sender, under any circumstances whatever. But newspapers and parcels may be reculled, on the person claiming the return of the same, satisfying the Post Muster that Parcels may be claiming the return of the sound, and on his paying the postage, which recalled by the he was the sender thereof, and on his paying the postage, which would have been due on such pap, r or parcel, if forwarded.

Receipts, if ro. XXXII. Receipts will not be granted for letters, popularly quired, must be parcels received at any post office for despatch, unless they are with letters, &c- presented ready written, either in books, or in separate slips of with letters, &c- presented ready written, either in books, or in separate slips of sented, will be duly stamped in all cases, and will also have the weight, whether single, double, &c., and the amount of postage noted on them, when the postage is paid in advance.

Address of par-

XXXIII. In order to obvirte as far as practicable all delay or mistakes in the delivery or tire, it is particularly recommended, that all persons arring at or quitting any station, or changing their residence at the same, will send to the Post Qffice a notification thereof in writing.

SHIP AND HARBOUR LETTERS.

of Steam ecut everland by Government stea

The state of the same XXXIV. With reference to section XIII. of the Post Office act, Steam poetage shall be levied and in letters, graphes or packets sent or received by any Coveriment statume atmospher an overland mail to or from the Rad See or Persian Gulle not franked or otherwise sufficied to pass free of postage; it the ful-3 42 The state of the s lowing raths:

SCALE OF STRAM POSTAGE.

On Letters, Law papers, Accounts and Vouchers respectively. LETTERS.

| | Inland steam Pos- | | | Total. | | |
|---------|-----------------------|-------------------------------|-----------------------|---------------------------|--|--|
| 7 Tolah | 1 1 1 2 3 | 7 14 5 12 3 10 | 1 1 1 2 2 | A. P. 9 9 0 0 | Re A. P. 1 0 1 7 2 5 2 12 3 3 4 1" 5 1 | |

So on, single postage being added for every additional & tolah weight.

LAW PAPERS, ACCOUNTS AND VOUCHERS.

| | - | | | | | | Inland Postage to | | Steam Pos- | | | Total. | | |
|---|---------|---|-------|---------------------------------------|-----|---|----------------------|----------------------------------|------------|---|----|-----------------------------------|---------------------------------|----|
| 1 Polah. 2 ditto. 3 ditto. 4 ditto. 5 ditto. 7 ditto. | • • • • | • | ••••• | • • • • • • • • • • • • • • • • • • • | ••• | • | 1,55 1 1 2 | 14 14 14 12 12 12 | Re | 9 | P. | Ra- 1 2 2 3 3 4 | A. 7 14 14 19 12 | P. |

So on, single postage being added for every additional 3 tolah weight.

XXXV. On the arrival of any ship or vessel off any British Notice to arrive Indian port, a printed notice, under the signature of the post ing vessels for discount to the post in the signature of the post included the state of the post in the state of the post in the state of t master general or post muster of the port or station, shall be posal of packets. delivered to the commander by the first boat despatched to board the vessel, seconding to the requisition of which the commander shall proceed to dispose of such packets as he may have on board as directed in section XV. of the post office act, a copy of which clause shall be communicated to the said commander.

XXXVI. The post master general or post muster of the Receipts to be port or station, shall grant receipts for mail packets that may be granted for delivered to any officer or person under his regulation; and if after delivery to made, the packet be lost before it reach the post phospithe communiter shall equally be entitled to a receipt, in distincte from all responsibility for the same.

- () Takvil, The meeter attendent or such other officer as Meeter mist be disposed by Government; shall furnish the post mester dan to notic fageneral with early intimation of the intended departure of all res- tengen appar sels to Europe, the Munrillus, Australia, Cape of Good Hope, St Melenn, the Bod Cea, Pereinn Galph, Ching or any gasteen actclements, and the past master general shallmane a list and the vessels for which penties are open to be published weekly in the ports official Genetic of his own presidency.

weekly.

Post Munter Ge-

· Vide form B. Receipt of letto pluces in India Dy 886-

Ship letters des. patched from out tations to be ucknowledged

Letters received at Post Office for parties who man have sailed from India to be returned to

Harbour letters not to be charged with ship postage.

Imported newspapers, pulets, Scc. DR III-

XXXVIII. The post master general shall also cause to be meral to published weekly in the official Gazette of the presidency, a weekly notice of the soveral dates p to which packets have been determined to be a determined to the soveral dates of the soveral dates. patched by each vessel that may have left the port.

> XXXIX Letters, papers or parcels to places on the coast, to which the means of conveyance by land are provided, will be received for transmission by sen, at the usual rutes of ship postage, if they are indorsed " ship."

- XL Persons, despatching letters, papers or parce's from ent stations, for transmission by sea, will, on application at the post office of despatch, after the lapse of a sufficient period, re eive stemped acknowledgments of their receipt at the general post otfice.
- XLI. Letters, papers or parcels addressed to any person who may have sailed for Europe or elsewhere, shall be immediately returned to the sender, unless instructions have been received for their delivery to some third party on the spot or elaewhere.
- XIII. Letters addressed to any person serving or residing on board a abip in any British India part, will be delivered and charged as if addressed to residents on shore at such pare, and In like manner letters may be despatched by such persons from on board ship without being charged with ship postage, prostded they he certified by the sender to be " harbour lettere."

XLIII Newspapers, pamphicts, & will not be received for delivery on the terms prescribed in table 3, schedule A., for imported newspapers, pamphilits, &c., except direct from the ship in which imported.

PUBLIC DESPATURES, EXPRESSES AND FRANKING RULES.

Public despatch. so to be compactly made up.

XLIV. All public despatches are to be made up in the most compact form possible, and whenever two or more letters are despitched from any one office, to the same individual by the same day's post, they are to be put up under non every provided they do not in the aggregate exceed 12 tolas weight.

XI.V. When the number of letters received at any post

When bulk of mails exceed rewhat packets to be kept back Private letters.

except large ship letters. never to be kept back.

Expicates,

office, shall gause the weight of a mail to exceed the regulated weight, the post master general or post master, is authorized to keep back a proportion of the heavier public desputches till the following day. Hut private letters, except in cases of bulky letters from ses, and public letters murked " despatch," abali not be so kept back.

XLVI. Despatches to be transmitted by express, must been on the face of them the worle, " by express," and the signature in full of the officer sending them.

Emplo officers to mapley them specially under penalty.

XLVII. As the employment of express's interferes with the celerity and regularity of the ordinary mails, and in attended with expense, public officers are enjoined to employ them as sparingly as possible, and any public officer despatching an express, when the extremey of the public service does not be the opinion of the anthority to whom he lassubardinate require it, be held answergide for the expense attending that method of transmission. Public expresses from a general past office, dan be urdered only through & Recretary to Government

[&]quot; For list of modified charges, san ton ten at out of the Rogalithian.

. XLVIII. Expresses may be employed by frivate individuals at the discretion of the post master general or post master applied tog on a payment being made at the rate of 4 unnus per mile in advance.

Expresses private persons

XLIX. No public officer shall detain mails except a Secretary to government acting by order, nor shall a post master delay the dispatch of mails at the requisition of any other public officer, except in a case of emergency, duly certified, nor shall any publie officer stop or open mails in transit, except under similar emergency, to be reported immediately to the nearest post mus-

Secretaries Government only to stop maile-

L. Letters directed to native officers or men of their reglinents or detachments, shall be delivered to an orderly or any ficers to reother fit person who may be deputed by the officer commanding own regiments. the regiment or detachment to receive the same; but letters on which postage may be due, shall not be delivered unless the postage be first paid,

Commanding of. ficers to receive

LI. Letters from commissioned native officers and non-commissioned officers, privates and others horne on the returns of his to pass free under insicaty's or the honorable company's army, including guides, Inscars, and men of the regular corps of dooly bearers, shail pass free of postage when not exceeding single weight, and containing no enclosures other then bills of remittances, superscribed

Soldiers' letters what restrictions.

with the dames FORM OF DIRECTION AND FRANK FOR- and rank of the SOLDIER'S ON SEP. Y'S LETTER. sender, and di-

rected in Boglish according to the annexed form, in addition to uny direction that may bear in any naive language. Such letters must be franked

-by the commun-

From Hussen Khan, Sepoy, D 'rop let Lt Cy. To.

Mahomed Khan, 6th N. Infantry.

Meerut.

Cong. 1st Lt. Cy.

ding officers of the regiment or detachment, who shall adopt the most effectual measures in his power to satisfy himself that the same are bunk file from the parties whose names are superscribed thereon, that they contain no enclosures except remittance bills, for which purpose they shall be brought open, and after being franked, shall be closed in presence of the commanding officer, who shall send them to the nearest Post Office by an orderly or other trusty person.

Lil. The number of letters of commissioned a tive officers, Number of such mins-columns influence of ficers and privates, entitled to be franked, letters restricted shall not exceed one per troop or company.

Seamens let.

. LIM. Letters from petty afficers and seamen in his majority's sakips, or the Indian Navy, are entitled to the privileges specified as soldiers to lu elagori. Is 💀 🤫

> Letters of Epro. pean spldi ed incortain ci

LIV. Lettern from wives of Buropean soldiers, addressed to their hasbunds, shall be permitted to be franked by efficers communding stations, posts, and depote ASP TO 13

from Letters Europe to soldiers to pass free under what restrictions.

LV. Letters received from Burape by ship addressed to Buropeau soldiers in India, shall be forwarded free of postage although they may not be franked, provided they do not exceed the weight of three tolahs. But newspapers, packets or parcels so received, will be subjected to postage.

emergent scrvice, although letters, not franked, to be for-warded free to certata in authorities.

LVI. In the event of any public emergency rendering it necessary for any public officer not included in the list of these entitled to frank, contained in a subsequent clause, to communicate with any authorities on the public service, such letters shall be entitled to pass free, if supersoribed as follows; " I declare the contents of the eachwed are exclusively on the public service," and signed with the name and official designation of the writer. This privilege is, however, restricted to communications addressed to the nearest political officer or magistrate, or officer commanding, or the Adjutant General, or any Secretary to Government.

Letters franked not according to form to be charge. ed with postage. But post office anthorities to have

mit the same.

LVII. All franked letters which do not correspond in every respect with the several provisions of the Post Office act, or to these rules, will be charged with postage, but the Post Master General or Post Muster, shall have power to remit the same, in cases where the contents of the letters are proved to his satisfacdirection to rution to have been bona fide on the public service.

> N. B. The franks of Members of Parliament will not exempt letters from India postage.

Person addressed to matisfy post Master General, letter.

LVIII. Postage charged in the first instance, will be remitted, on the officer addressed satisfying the Post Mester General Rec. that the let or Post Master, that the communication received is exclusively ter is a service on the public accuses on the public service.

Letters addresswald.

LIX, Letters which individuals address on their private afed to public of fairs to any Government officers, must be sent "post-paid," and seer on private state to be understood to include letters transmitting bills of exchange, promissory notes, receipts, Government securities, &c. to the Accountant General, Government Agent, or other publiciofficer; but this practice shall be reversed, when public officers write letters on such subjects to individuals, on which occasions they shall subscribe on the envelopes with their official signatures, the words " bearing postage."

Official gazett-rs, required for reward to pass free.

LX. Official gazettes shall be exempted from postage when pass forwarded officially to any public officers under authority of Gov .. vernment. The list of such public officers will be kept by the superintendent of the gazette, and may be inspected at any time by the Post Muster General or Post Master of the station.

Letters to and from Gozarnous of foreign European ettlement . paus fres.

LXI. With reference to the provisious of section XXIX. of the post office act, the governors of the foreign European settlements in India in amity with His Mujerty, shall be permitted to receive and send throughout India all letters, paners, or packets by letter post free of postage, subject to such restrictions as only appear expedient to the Governor-General of India in Conucil. But parcels sent by banghy post to or from any such mulhorities, shall be chargeable with postage. · · · · / *

Privote letters, to be

LXII. The privilege of franking the correspondence of their respective offices or departments on the public service, has been granted to public officers, agreeably to the providing and land

In the headings of the several list appended; and it is to be distinetly an terstood, that no public officer is permitted to send or receive nuder any cover, franked with the word " service," any private note, letter, or memor neum, not relating to the business of their respective offices or departments. All errvice letters, pupkets and purcels must be addressed according to the subjuined form.

> Adjt. Gen.'s Office. Bervice.

Lt Col A. P. Istregt. Lt Cavalry. Caunpore. A sat. Adjt. Geni. .

The signature and designation of the franking officer being written in full

LIST NO. I.

Parties authorized to frank all letters, packets and parcels, bond file on the public service, relating to the business of their respective offices or departments.

CIVIL DEPARTMENT.

Accountant General or Deputy ditto. Account nt. Military or Revenue. Agents Political, or Agents to the Gavernor-General. Agents for Governor of Ceylon " On His Mujesty's service." Agents for victualling and purchasing stores for II. M. squadron in India, " on this Majesty's service." Assay Musters. Ciril Auditor. Collectors of Customs and Deputy Collectors of Customs. Collegtors and Mauletrates. Sub or deputy and Joint Magistrates. Assi-tants and Magistrates having special charge. Colonial Secretary, Ceylon. Commercial Residents. Commissioner or Governor of Mysore. " Sedreinrien und Assistants. Commissioners of Circuit and Revenue and their Covenanted Assistants. Special. " **p**p for Carnatic claims. Catton Cui isation. Quyerum, Printe of Wales' Island. Judges of Sudder Dewanny and Faullary Adamiat or of Provincial Sourts of Appent, when on circult or deputation only. Judges Session and Zillich. Ansietunt Law commission Members and Becretary.

Members of Boards or opminissioners, when on girouit or deputation only.

Mint Masters.

Post Master.

Quinto Agents and Deputies ditte. Print Mander Constal.

APPENDIX. Deputy Post Muster at a General Post Office. · Pitrato Secretary to the Governor-General or to any Governor of any presidency, or to the lieutenant Governor, N. W. P. Registrars to Sudder Adamiet, Courts of Appeal or Zillah court. Resident at Poreign courts. Resident councillors at Singapore and Malacca. Salt Agent .. . Secretaries to Government, or to the Lleutenant-Governor, N. W. Provinces. Deputice or Assistants.

Secretaries to all Boards, commissions or committees appointed by Governm ut.

Bub Treasurer.

,,

Sudder Ameens.

Superintendent of Botanical Gardens and Government plantations.

of Chief Magistrate of police.

of Government Lithographic Press.

of Stamps. ,,

of Stationers, or clerk to stationery committee.

for Suppression of Thuggee.

Assistants.

Warehouse-keeper.

Deputy.

Deputies and covenanted Assistants in offices in absence or by order of their principals.

MARINE DEPARTMENT.

Commanding officers of his majesty's ships or of Indian Navy.

Controller of Government steumers.

Marine Surveyor.

Superintendent of Indian Navy.

A sistant Superintendert of ditto.

Secretary to Naval Communder-in-Chief.

to Murine Board.

RCCLESIASTICAL DEPARTMENT.

Archdescon.

Moderator of the Kick Session.

Registrar to Archdeacoury, in absence of Archdeacons

MILITARY DEPARTMENT.

Adjulant General of King's or Company's troops.

()

Assistant, or Deputy Assistant, of divisions, forces, or 17

Agent for army clothing.

Auditor General.

Brigadiera.

L'oumanders of forces or stations.

Commanding officers of corpe or detachments.

Commander in Chief and his Secretary at Loudon.

Commissary Henerals

Commissariat senior mocuties officer at the presidency or at out-stations.

[.] The officer to frank the letters of petty officers, non-commissioned officers, soldiers, sopoya and assumen, who may be putlents in hospital. 🦠

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Commissaries of Ominance.
                       Deputies, being Commissioned officers.
  ABlrector of artillery depot of instruction.
     Rugineers, chief.
     · Letters to these authorities on the public service superscribed as such.
shall be delivered at their office without demand of postage.
     Englueges, civil or civil architect.
                 Executive, or executive officer.
                 Inspecting, or supalintending.
     Fort or Town Mujor.
     Fort or cantonment, or line Adjutant, or station staff.
     General officers on the staff
     Judge Advocate General—Horse Guards.
     Judge Addicate General.
                             Deputy of divisions.
     Majors of Brigade.
     Pay Master and Deputy Pay Masters of disisions, of stations, or of supends.
     Persian Interpreter to the Commander-in-Chief.
     President of Prize Committee, or Prize Agent-superscribed 'troops
"paperag"
Quarter Master General of King's or Company's prize.
                       Deputy.
       "
                       Assistant, or Deputy Assistant of divisions or forces
  Secretary Military, to Governor-General or Governor.
                  to Commander-in-Chief.
        to all Boards, Commissions or Committees appointed by Government.
        Superintendent of Canals and Bridges.
        of Family payments and pensions.
        of gun carriages.
        of gunpowder.
        of publicbulldings.
        of roads.
        of trigonometrical survey.
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of supervisor of the stud establisment.

Surveyor General.

Deputy or commissioned assistants. Deputies and commissioned subordinates in offices in the absence or by erder of their principals.

MEDICAL DEPARTMENT.

Apoth cary to the company, medical store-keeper. Inspector general of his majesty's hospitals. Betretary to Medical Board. :... Superintending or Staff Surgeon. Burgeon to General Hospital.

- · Collectors and other authorities will be careful to see that this privilege is not abused. 1 3.30
- . The officer to frank the letters of petty officers, non-commissioned officers, soldlers, sepoja and southen, who may be patients in hospital.
- Collectorated other sutholities will be serely to see that this privilege

POST OFFICE MEGULATIONS

(pterson

CHRMICAL EXAMINER.

Profesior of Chemistry.

ABKARES DEPARTMENT.

PUNDS AND SOCIETIES,

The Secretaries of "

The Civil Annuity Funds, possible three presiden the benefit of which the fund is instituted, on the affairs of the King's Military Fund, cies. [Cies.]

The Secretaries of "

T

Letters to the address of the Secretaries of these funds on the service of the fund, may be franked by the senior civil or military authority of the station.

No religious or literary society shall have the privilege of sending or reperlying letters free, nor any charitable society, other than the established funds
of the public servants above specified, shall have the privilege of sending or rereiving letters free. But when these societies may desire to forward letters
free, to particular persons or under any peculiar circum-tances, the letter or
purcels may be submitted to the Chief Secretary or Secretary to Government,
in the General Department, who will exercise, under the orders of Government,
a autable decretion in forwarding them under his publication.

LįST No. Iį.

Parties authorized to frank letters bond fide on the public service, relato the business of their several affice or departments, but only within their respective districts, or divisions, or to the authorities named in the e mikrain. T § To Archdencon, or to the Registrar Captains at out-station,.... of the Archieseoury. To Judges and Magistrates at out-Clerk of the Grown, ... Biulions. To their immediate superior, or Chief Eggineer officers, . . . Engineer. To Superintending Surgeons of their Garrison Surgeons. To superintendent of Government Lotteries. Lotterire. Latiery-Superintendent of Govt. f To Lottery Agente. Callectors and Pay Masters, on the business of or Secretary to Lottery, Committee) the Lottery.

| Matter Attendant, Calcutta, | To authorities at Diamond' Marhous Kedgeree or other stations down |
|--|--|
| | 🕽 the river. 🔻 🔻 |
| Mathematical instrument maker | |
| to Government, | A |
| · · · · · · · · · · · · · · · · · · · | General. |
| Modical officer, Neflyherries, | Within range of the hills. |
| Notice Theorem 7.20.1 | To the Burnpean and native authorities |
| Native Revenue, Indicial and | with whom they may have to cor- |
| Police servants and Post Office | respond on the public service |
| writers | within their respective districts. |
| Patrolling officers of Customs, | To their immediate superior or to the |
| The state of the s | neurest Magistrate. |
| - ** | To Surveyor General, Deputy or |
| Revenue Burveyors, Surveyors, | Assistant Surveyor General, Col- |
| As lant Surveyors, and their Sub- | lector of district, or Pay Master of |
| ordinates | division, or General Officer Com- |
| | mailling, or Chief Engineer. |
| Secretary and Treasurer, Govern- | § To Collectors of districts, and Pay |
| ment Bank, Madras | d Musters of divisions. |
| , | To the comptroller of Government |
| _ | Steamers,-but, when correspon- |
| Steam Agents, | ding with one another, their com- |
| | munications must be sent in open |
| | covera like newspapers. |
| Subordinates with Trigonometri- | To the Superintendent of frigonome- |
| cal Survey, | trical survey. |
| Superintendents of chowkies and | To Sult Agent, Judge, Collector, or |
| other subordinate officers of the | Magistrate of the district, or Su- |
| Salt Department, | perintending authority. |
| 1 | To Secretary Marino Board or to his |
| Superintendent of Telegraphs | own officers, |
| 0 | To their immediate superior, or Coi- |
| Surveyors under civil engineers, | lector of district. |
| Telegraph Department-Europe | To Superintendent of Telegraphs. |
| Acsistants | · · · · · · · · · · · · · · · · · · · |
| W-1.1 | To superintendent General of Vacci- |
| Vaccinators | nation. |
| (| To Secretary Medical Board, Super- |
| Vaccinators—on Deputation only | intending Surgeon, or collector of |
| | district where employed. |
| | When absent from Stations, transmit- |
| Minorard at 1 N O 1 1 1 1 | ting their returns to their own im- |
| Warrant and Non-Commissioned | mediate superiory to or their Quar- |
| Officers of Commissariat Depart- | ter Master General, or to Assistant |
| ment, in charge of public cattle | or Deputy Assistant Quarter Mag- |
| | ters General of divisions or forces. |
| Warrant and Non-Commissioned | When absent from stations, sporting |
| Officer of Orderson Department I. (| to Officers Commanding or to Se- |
| charge of stores | cretary Military Board. |
| Westernt and Non-commissioned | • |
| Officers to the Department of public > | Tottheir immediate superior, |
| " rks when detached on such works. | r |
| • | A see a second |
| The following letters and reports | are entitled to pass free: |
| ., | from commanders of Garrament |
| Shipping reports, subscribed as | steamers of Plots to the superin- |

Shipping reports, subscribed as steamers of Pilots to the superin-such tendent, of Marie Navy, Master At-tendent or Miretary Marine Board Tide Walters' reports, superscribed To Collector of sustances.

```
All letters superscribed " stud To Sectretary Military Board.
service,"....
                            LIST No. 111.
    The undermentioned authorities not possessing the privilege of franking
but having occasion to correspond on the public service, will send such letters
to be franked by the authorities opposite to their names:—
                       ..... Chief Secretary to Government.
  Advocate General
Adjutant, Quarter Master, Interpre- Their commanding officer.
ing regimental duty......
                                     Mint Master.
    Assay Master, .....
    Assistant und Bubordin ites to
executive officers Superintendents of
                                   Their immediate superior when pre-
public hulldings, warrant officers in the Ordnauce commissariat, commis-
                                     sent or otherwise the officer com-
                                     manding the station or post,
sariat native egents, and native i
agents. Telegraph Department,....
                                   To the Military Board.
Agent of the Iron Suspension bridge,
    Astronomer to Hon'ble Company
                                   The Chief Secretary to Government,
                                   The Town or Fort Major.
Barrack Master .....
Chaplains, at presidency.....
                                   The Archdescon.
      " at out stations when not ?
                                   Then officer commanding.
corresponding with the Archdescon,
    Civil Servante, not enumerate
                                   Their immediate superior.
in the preceding list ------
                                    At out-stations, the chiefelvil authority
    Civil Servants, absent from their
                                     At the presidency, the Registrar of
                                     Sudder Adamlat or Secretary to
stations, .....
                                      Revenue Board.
    Contractors of army clothing, .... The Secretary Clothing Board.
Deputy commissaries of Ord- Officers Commanding stations.
    Master Attendant, Madras.,..... Secretary Marine Board.
               Bombay, ..... Superintendent of India Navy.
               Out Stations, ..... The Post Master.
    Modical Officers, attached to Re-
giments. Stations Their Commanding Officer.
or depots, .....
               in civil employ all ) The political, Revenue or Judicial Offi-
                                    cer under whom they are employed.
              out-stations,....
               all absent from their At out-stations, the officer Command-
                                      ing at the presidency, the Secre-
              stations, .....
                                      tary Medical Board.
         Functionaries at the presi- ?
                                   Secretary to Medical Board.
          dency.....
  Military officers, all abant from ( At out-statious, the officer commading,
their stations, or not specified in the
                                    At the presidency, the Adjutant Ge-
preceding list, .....
                                     neral.
 Superintendent of Cadets, .... Town or Fort Major.
At the presidency the political Secre-
                                     tary to Government; elsewherer, the
                                     Resident, Political Agents, or the
    Vakeels of native Rowers, Princes
                                     chief civilizer where
or Jageerdare .....
                                     they reside, who will use his distre-
                                     tion in respect to this privilege.
```

A.—REFERRED TO LN CLAUSE XXXVII.

Form of notification to be published weekly by each Post Master General of the ships about to sail from their respective ports, the dates on which the same will probably be despatched, and the places at which the vessels are intended to touch. Packets for the reception of letters by the following ships are open at this office:—

| Names of vessel. | Agents. | Date of intended deptre. | From whatport | To what Port. | Touching where. |
|------------------|---------------------------------|-------------------------------------|-------------------------------------|-----------------------------|------------------------------------|
| Repulse, | B. & Co., N. & Co., A. M. | Jan. 5 h, Jan. 6th, Jan. 15th | Calcutts. Calcutts. Calcutts. | Liverpool China Suez, | Mauritius. Singapore. Aleppee. and |

A. B.

General Post Office, December 26, 1836.

Post Master General.

As a general rule, packets will be closed on the evening before the date of despatch. After packets will be made up if required.

B.—REFERRED TO IN CLAUSE XXXVIII.

Form of notification to be published weekly by each Post Master General,

of mails despatched by sea.

The Post Master General has the honor to notify that, unless marked for particular ships, all letters received at the General Post Office, from Monday the 15th to Sunday the 21st instant, both dates inclusive, for transmission to (Lundon, Liverpool, Chins, &c. as the case may be) where despatched by the undermentioned vessels which sailed on the dates opposite, their respective names 3-

| Names of vessels. | London. | Liverpool. | China. | Cape. |
|--------------------------------|--------------|----------------------|-------------|-------|
| | | * | • | |
| Buphrates, | From 18th to | | ` | _ |
| Hindostan, | , | From 18th to 19th | | |
| Cowadre Pamily, Madagascar, | Prem 18th to | | From 6th sa | |
| As a statement to a second | 25th | | 26th, | ,,,, |

Coneral Post Office, December 26, 1887.

Council Chamber, Po t William,

August. 1887.

Post Master General,

HAT. PHESEP

Secretary to the Govt. of India.

The following rules far stamping letters have been submitted to the Governor-General of Indictin council, and being approved, are appended for the guidance of the officers of the department.

RULES FOR USING POST OFFICE STAMPS.

All letters and packets whatever (save and except newspapers and ship and steam letters, hereafter specially provided for,) received at any Post Office in India for despatch by post, whether free or post paid of liable to postage, as the case may be, are to be marked with the appropriate stamp, bearing the name of such office of despatch, and when slide-stamps are not provided, when the date of the month and year forms part of the stamps likely, the said date must be entered in writing across the middle of the face of the stamp. If the letter or packet received for despatch be post paid or bearing postage, the amount of postage so paid or due, must be entered in writing on the face of the stamp, after the word "paid" or "bearing," at the case may be."

2. All letters and packets whatever, received at any Post office by Post for delivery at such office, are in like manner to be stamped with the appropriate office stamp, and marked with the date of the month and year; but the amount of jestage, paid or due, is not to be entered on the stamp of delivery,

as the stamp of despatch regulates the levy of postage.

3. The stamp for all service, soldiers or other free letters, or packets is an oval 11 inch long by 1 inch wide, bearing the name of the office and the word "free," and must be stamped red.

4. The stamp for all letters or packets, on which postage has been paid, is an oblong, 13 inch long by 1 inch wide, bearing the name of the office and the

word " paid" and must also be stamped red.

5. The stamp for all letters or packets, on which postage has not been paid in advance, in an oblong, 14 inch long by I inch wide, bearing the name of the office and the word "bearing," and must be stamped black.

6. Forward letters or packets, i. e., those which follow a party addressed from station, to station, are to be sumped at each office of fresh despatch, and

marked with the additional postage due on such fresh despatch.

7. When a letter exceeds in weight a single tole, its weight, double, trable, &c. must be entered in writing on the face therof, and on bangley parcels, the exact weight must in all cases be entered in writing on the same.

8. All service, soldiers or other free letters or packets received from seaward, at any General Post Office are to be stamped with the ship letter free stamp. This stamp is circular, 14 inch in diameter, leaving the name of the General Post Office, the date of the mouth and year and the words "ship letters free," and must be stamped red.

. S. All other letters or packets received from seaward at any General Post office, are to be stamped, if received by ship with the ship-letter hearing stamp, and, if by a Government steamer, with the steam letter bearing stamp. The former-is a square stamp, 13 inch in diameter, bearing the name of the General Post Office, the date of the mouth and year, and the words "ship letter bearing." The letter is an octagonal stamp of similar dimensions, but with the words

steam letter bearing." Both these stamps must be stamped bluck.

10. At the several stations where newspapers are published in India, newspaper stamps are provided with which all newspapers received at such stations for despatch, will be appropriately stamped we better free, paid or bearingles the case may be, and the postage paid or dise, as the case may be marked on the same either by the stamp or in writing. At offices of delivery where newspaper stamps may not be provided, newspapers will be marked with the manual office stamp, in like manuar as other packets.

II. At General Post Offices all letters or packets required to be delivered at the morning delivery, are to be marked with the A m stamp in black ink, and those at the afternoon delivery, with the P. M. stamp in red ink.

Published by order of the Right Honorable the Governor-General of India

in Council,

H.T. PRINSEP, Secretary to Government.

NOTICE.

The following list of Post Office Stations, in the Bengal and North Western Provinces, is published for the information of the public:—

Post Office subordinate to the Post Master General and N. W. P. of

Fort William.

Agra
Ajmere
Akyab
Allahabad, (or Coel)
Allynuzgur (or Mogulserai)
Almorah, (Kumaon)
Anepshuhur
Arrah, (or Shahabad)

Azim Ghur

Backergunge Badaoon, (or Shueswan)

Boir Baitool Balasore Bankoorah Banda Baraset Bureilly Barrack pore Baugundee Beana

Buuleah, (or Rejeshaye)

Beuwar

Beerbhoom (or Soory)

Benares

Berhampore, (or Moorshedabad

Bhaugulpore Bhilsa

Bhooloogh, (or Nozcollee)

Bhopsel

Bishnauth, (Upper Assam)

Bignore
Bograh
Bogwangola
Boolundshahur
Boultolly
Bugwah

Bugwan Burdwan Bûrhee Bardaghur Buxar

Cachar Calcutta Calpee Cushepore Cawppore Chundernagore
Chirra Poonjee
Chittagong
Chunar
Chundpore
Chuprah, (or Sarun)

Chutterpore

Commercelly
Contai, (Hidgelee)
Coochbehar
Coomercah
Culnah
Culnah
Culnah
Cuttack

Colgong

Ducca
Darjeling
Delhie
Delhie
Deyrah Dhoon
Dhummow
Diamond Harbour
Dinagepore
Dinapore
Dum-Dam

Etah Etawah

Farreed pore

Futtyghar, (or Furruckabad)

Pattypore

Ghazeepore Goorgoog Ghurruckpore

Gowaliatty, (Lower Assam)

**

Gowalpara Gutthal Gwaller Gya

Hamsei Hausei Hauper Hazares basin Heérapasa Hissas

N-yusarai

Hooghly, (or Chinsural) Codipore Hussingsbad Ongein Huttah Ourungabad Inchurah Paniput Indore Patna Pelibeet Janei Pertanbghur Jaunpore Petoreghur Jesgunge (Moorshedabad) Pooree, (Juggarnauth) Jelallabud Pubna Jellesore Purneah Jessore Puttahnut Jevpore Putteulee, (or Sirpoorah) Jorehaut, (or Morghur) Jabbulpore Rejmabal Jumaipore Reamrea Rewall Kamtee Rewarry Kedgeree & Rhotuck Keerpoy Rogonautpore Khashgunge Roodrampore Khossipore Rungpore Kyhouk Phyoo Raepore Kishore Saugore Kotah Saharunpore Kurnaul Sambur Sandoway Landour, (or Musacoree) Santeepore Lohooghat, (Almorah) Sarungpore Loodianah Sussecrum Luckeepore Saugur Lucknow Breiapore Sehore Mabidpore Seonee Maldah Seepree Maunbhoom Serampore Meerut Serowle Midnapore Shajehanpore Mirzapore Shazadpore Monghyr Shekoubad Monzoffernuggur Shergonty Moradabad Sigoulee . Mow, (Bundlepund) Sindah Munipore Soomonderpore Mattra Socrock Mymensing Subathoo Mynpooree Suckeereegully Sultangunge Nagpore Sultunpore, (Benares) Nolepitty Saltanpore, (Qude) Neenauch, (Meywar) Sumbulpore Nepall (or Khatmandho) Surdah , Nowagong (Assam) Sylbet Napptentaket. Tespore Tipperah, (Commilleh) Nudden, (or Kishnagur) Nojeebabad Tirhoot, (Moozafferpore)
Tumlook Nursingpore, (or Garraw arra) Nusseerabad, (or Rajpootani)

G. ALEXANDER, Offg. P. M. Genl. Caleutta Genl. Post Office, the 26th December, 1837.

No. 134.

GENERAL DEPARTMENT, FORT WILLIAM, THE 14TH AUGUST, 1839.

By Virtue of Act XVII. 1839, whereby the Government of India is empowered to publish Schedules from time to time for fixing revised rates of post-sue daties, provided only that no increase be made in any particular of the rates prescribed in Schedules A. and B. of Act XVII. 1837. The following Schedule marked C. is hereby published and prescribed to take effect from the lat of October next in lieu of tables 1, 2, 4, and 5, of Schedule A of the Act above cited, and the P at Master General and Post Masters of the several presidencies of India, are required from and after the said lat of October 1839, to levy postages on letters, parcels, and packages despatched on or after that date, at the rates specified in the tables respectively of the said Schedule C. hereunto annexed, until otherwise ordered and provided.

C.

SCHEDULE of Postage duties on letters, law papers, Accounts and vouchers, attested as such, with the full signature of the sender, and of bangy parcels, to be substituted for tables 1, 2, 4 and 5 of Schedule A. Act XVII. 1837.

| | 1 | r. | | | |
|--|-------------------------------------|---|--|---|--|
| | Letters | | Law Pape attested as | ne, Accounts, such with the of the render | and Vouchers, full signature |
| Distance. | Single. | Double. | Distance. | Single. | Double. |
| | Not exceed- ing quarter tolu. | 7 | Not exceed- ing miles. | Not ex- cceding 31 tolas. | Exceeding 31 tolus and not exceeding 6 tolus. |
| 100 200 300 400 500 600 700 8 J0 900 1600 1100 1200 | Annas. 1 2 3 4 4 5 6 7 7 | Annas. 1 2 4 6 8 8 10 10 12 12 | 100 200 300 400 500 600 700 86.0 900 1000 | Annas. 1 2 4 6 8 8 10 10 12 12 | Annas. 0 2 0 4 0 8 0 12 0 12 1 0 1 0 1 4 1 4 1 8 1 8 |
| 1400 and upwards | | 14 10 Single postage being added for every additional half tola | 1800 1400 aud upwarda | 14 0 | 1 12 2 G Single postage being added for every additional 3 tolas wt. |

H, T. PRINSEP, Secy. to the Govt. of India.

EWSPAPERS PARPELETS AND OTHER PRINTED OR ENGRAVED PAPERS, PACKED AND PROOF SHEETS IN SHORT COVERS OPEN AT EACH END. Imported Newspapers, Pamphlets, &c. by ship Weight. Single Postage being added for every Annas. not exceeding 19 Tolas. 000 Exceeding 6 tolas and W. H. MACNAGHTFN, Secy. to the Govt., of India additional 6 talas. Apnas. Not exceeding 6 tolas, Single postage being added for every additional 3 tolas. Annas. not exceeding O tolan. 800 New spapers, Pamphlets, &c., printed in India. Bas salot 8 guibeovaA Annas. Exceeding 34 tolas & not exceeding 6 tolas. Annas. Not exceeding 34 tolas. Not Exceeding 20 miles. DISTANCE.

| Distance. | , | | | Þ | | ý | | | w eightb | HT9. | | | | | í | | | | |
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Books, Pamphlets, Parkets of News Papers and any written, printed or entraved papers sent by the Public Bambhy, not exceeding 400 Tolas in weight, and packed in short covers open at each ond.

| No excreding Miles. | * | Not exceeding 20 tolas. | | | tolas and 40 tolas. |
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By Order of the Hon'ble the President of the Council of India in Council, H. T. PRINSER,

Secy. to the Govt. of India.

Ship Postage to be levied in addition to Land Postage on letters received or sent by Ses.

| La | (Terş. | Newapapere, pamphlets and other printed papera pack- ed in short covers open at | Parcels not exceeding |
|-----------------------------|---------------------------------|---|------------------------------------|
| Outward. | luward. | each end. | 300 tolas weight. |
| Not expeed- ing 8 toles. | Ndexreeding . S tolas. | | Not exceeding 100 tolas weight. |
| Annas. | Ārnas. | Anna. | Anna. Two annat being |
| | being affiled ditional tola. | | |

W. H. MACNAGHTEN, Sec. to the Govt. of legis.

PORT WILLIAM, GREERAL DEPARTMENT, THE 21ST AUGUST, 1839. ADDITIONAL POST OPPICE CONTRACTOR DESWERS ASSE MAISST AND THE KING OF THE PUBLICH.

Signed at Paris, May 10, 1839.

Additional convention to the Post office convention of the 30th March. 1830, between Great Britain and Fisnch, for the conveyance through France of the correspondence of the East Indies with England, and vice vereà.

Her majesty the Queen of the United Kingdom of Great Britsin and Ireland, and His Majesty the King of the French, being desirous of making an arrangement for conveying through France the correspondence between Great Britain and the Bast Indies, have resolved to secure this important result by means of an additional convention to the Post Office convention concluded the 30th Ma ch 1836, and have for this purpose named as their Plenipotentiaries, that is to

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honorable Grenville, Knight Grand Cross of the Most Honourable Order of the Bath, a Peer of the Real off a Privy Councillor, and her Britnanic Majesty's Ambassador Extraordinary and Plenipotentiacy to His Mujerty the King of the Prench.

And His Majesty the King of the French, the Sieur Napoleon Lannes, Duke of Montebello, a Peer of Prance, Officer of His Royal Order of the Legion of Honour, Grand Gross of the Order of Mahella the Catholic, His "Minister and Scoretary of State for the Department of Poteign Affart;

. Whe after having communicated. to each other their respective full pererd found in good and due form, have powers upon and concluded the fullowing articles:

ARTICLE The Government of Her Majests the Ones of the United Kingdom of

Convention additionnelle & la convention Bostule due 30, Mars, 1839, entre la Grande Bretagne et lu France, pouer le transport à travers la France des correspondances des Indes Orientales pouer l'Angleterre, *et* vice versà.

SA. Majest 6 la Reine du Royanne Uni de la Grande Bretagna et di lelande, et Si Majeste le Rol des Français. désirant s'eulandre ent un arrangement pour le transport à travers la France, des correspondances entre la C ande Breteune et les Indes Orientules, nut foirit d'ussurer cet important résultat au moyen d'une convention additionelle à la convention l'ostale conclue le 30 Mars, 1636 . et out nomme pour leurs Pienipot entieries à cet effet, savoir :

Sa Mujesté la Reine du Royau me Uni de la Grande Bretagne et d'Irlande le très Honorable Granville Comte Granville, Chevaller Grand-Croix du tras Honorable Ordre du Buin, peir da Royanine Uni, Member da Conseil Prire, et Amb assadeur Extraordiouire et Plenipotentiaire de S. Mujeste Britaunique pres de Sa Majesté le Roi-des

Prangett; Et Sa Mojesté le Roi des Prunçais la Sleur Napulésu Lannes, Duede Montebello. Pair de Prince, officer de Son Orde Royal de la Légion d' Honneur, Grand-Croix de l'Orde d'Isabélle la Catholique Son Ministre et Secrétaire d'Brat na Départments des Affaires Birangeres: "

* Leguele, norés s'êtres communiqué leuns Pleina Ponvoirs repectife, trous és en burne et due forme, ont ariete et conclu les Arkijeles sulvans: 🚕 🛴

TOWARMOLE I. THE TANK

Le Gavernment de Sa Majesté la Reine du Royaume Uni de la Grande Grace Pritairand Indiand, shall confide. Bratings at d'islande anniura a l'Othice to the Patro Mat of Praeces; opon the . des Postes do: Creus, sus conditions ***

conditions expressed in the following articles, the conveyance, in mail-bags or closed boxes, of the correspondence coming from the Bast Indies, destined for the United Kingdom of Great Britain and treisind, and vice versa, whenever the above mentioned correspondence shall pass through France.

The British Government reserves to itself at all times the right of gausing, whenever it shall think proper, the abovementioned correspondence compling from the East Index to the United Kingdom, and vice verst and passing through France, to be conveyed, elther between Malta and Mersiciles, or between Alexandria and Marseilles, by vessels freighted or employed for that purpose by its orders, or by the packets of the Royal Navy.

ARTICLE II.

Whenever the packets of the Royal British Navy, charged wish the gorrespondence from the East Judies, for Grent Britain shall touch at Marseilles, or at any other French port in the Mediterranean, they shall be considered and received in those ports as vessels of war; shall be exempt from all dues of navigation and port charges; and shall enjoy therein all the honours and privileges accorded by the convention of the 14th June, 1833, to the vessels of the two states employed in the conveyance of the correspondence between Dover and Caluia.

The same immunities, hongars, and privileges are secured to the packets of the royal French pavy in the ports of the Mediterranean applect to the dominion of her Eritanic majesty.

article III.

The French government engages to effect the conveyance of the correspondence designated in the letasticity of the present additional convention, in the manner following:

Between Alexandria and Marsellies, by steam packets of 160 horse power, belonging to the government, which shall leave Alexandria on the 7th, 17th, and 97th, and Marsellies on the let, 11th, and Sist of cash menth. qui seront exprenuées dans les Articles si-aprés, le transport, en dépâches pu mailes closes, des correspondances ve-mant, des Indes Orientales, destinées pour le Royaume Uul de la Grande Bretagne et d'Irlande, et vice versa, toutes les folaque les susdites correspondances passeront par la France.

Le Gouvernement Britanniqué se réserv toujours la facculié de faire transposter, toutes les fois qu'il le jugera convenable, par des bâtimens feâtés ou employés a cet effet par ses ordres, ou par les paquellots de la Marine Royala, soit entre Alexandrie et Malte, ou entre Malte et Marseille, soit entre Alexandrie et Marseille, les correspondances sus-mentionnées, venunt des Indes Orientales, destinées pour le Royaume Uni, et vice versû et passant par la France.

ARTICLE IL

Dans le cas où les paquebots de la Marine Royal Britannique charges des Marine Royal Britannique charges des correspondances des Indes Orientales pour lour la Granda Bretagne, abordersient a Marseille, ou dans tout autre port Français de la Mèditerranée, ils seront considérés et recus dans ces ports comme varassaux de guerre, et exempts de tous droits de navigation et de porta; et ila y jouiront de tous les honneurs et previ'ège attribués par la Convention du 14 Juin, 1833, aux bâtimens des deux. Etats: employés au transport des correspondances entre Douvres et Calais.

Les mêmes immeuités, honneurs, et privièges sont assurés aux paqubots de la Marine Royale Française dans les ports de la Méditerrande soumis à la domination de Sa Majesté Britalunique.

ARTICLE III.

Le Government Français s'ennage: à faire effectuer le transport des abrrespondances désignées dans l'Article ler de la présente souvention additionnelle savoir;

1º Ratre Alexandrie et Manuellie, paldes paquebots à vapeur de la faços de ment anizante Manuelle, apprendent à Estat, qui partirent d'Alexandrie les 7,17, et 27, et de Manuelles les 1771; et 21 de chaque invier

29. Between Marseilles and Calais, by mail coaches starting from both

those towns every day.

In the event of any alteration in the days or hours of departure from those two ports, the French post office shall give, six manths before, notice thereof to the British Post Office.

ARTICLE IV.

The duration of the passage from Alexandria, to Marseilles, including the time necessary for the transhipment and for the purification, if necessary, on the correspondance at Malta, shall not, except under uncontroulable circumstances, exceed three hundred a id forty-five hours, or fourteen days and nine hours.

The duration of the passage from Marseilles, to Alexandria, including the time necessary for the transhipment of the corréspondance at Malia, shall not, except under uncontroulable circumstances, exc.ed three hundred hours, or twelve days and twelve

hours.

ARTICLE V.

The distance bewteen Marseilles and Calais shall be performed by the mail conches of the French Post office one hundred and two hours, or four days and six hours.

ARTICLE VI.

The mail from the East Indies to Great Britnin or from Great Britain to the East Indies, shall pass through the French territory sesion with the eral of the post office of the Bast India company, or with that of the British post office.

An impression of the seal used for scalling the mails coming from the Bust indice, shall be furnished to, and deposited in the health office at Marscilles.

With a view to, exempt the correspondence coming from the Best Indies from the operation of purification, to which if would otherwise be subjected by the santings regulations," the cases destined to contain such correspondence thall be made of place-from or tin, and shaff to hermetlesly closed; them hay gibblings an expedit of the fapules contained par limited to the sanitaired.

2º Boiro Marseille et Claie, pare des mulles-postes puffant de ces daux villes tous les jours.

En cas de changement dans les jours et heures départ de ces deux porte. l'Office des Postes de France en luformera l'Office des Postes Britanniques six mois à l'avance.

article iv.

La durés du trujet d'Alexandrie à Marseille, y compris le tems necessuire au transbordement et à la purification. s'il y a lleu, des correspondances 🏝 Maite ne devra pas, à moins d'obsigcles de force majeure, excéler trois cent quaraute-cinq beures, on quatoras jours et neuf heurés.

La durée du trajet de Marseille à Alexandrie, y compris le tems nècesasire nu transbordement des correspondances à Malte, sera, à moins d'- " obstacles de force majeure, au plus de trois cents beures, ou douze jours et douze heures.

ARTICLE V.

La distance entre Marseille et Calais ser a parcourne par les malles-postes de l'Office François en cent deux heures, ou quatre et six heures.

ARTICLE VI.

La malla des lettres venant des indes Orientales pour la Grande Bretugne. ou de la Grande Bretagne pour les ludes Orientales, traversers la territotra Français scellé du cachet de l'Office des postes de la Compagnie des Indes Orlentules, on de celui de l'Office des Postes Britenniques.

Une empreinte du cachet aervant à sceller la maile des lettres vennant des Indes Orientales, devra être fournie et. désposés à l'Intendance sanitaire de Margeille.

A fin de soustraire les corresuons dunces senant des Indes Orientales aux operations de parification, encouelle elles aprient mumines par les reglemens annimires les qualles destiné à à con uir ces correspondances devront stra construites en idle quen fer blene, et hering igneracut formes; of oligs no and they shall not have attached to pourrout bire garries d'audine matière

ARTICLE VII.

Whenever cases containing the correspondence of the East Indies for Great Britain or of Great Britain for the East Indies, shall be forwarded by the French Post Office, there shall be reserved, as well in the French Mediterranean packets as in the mail conches by which such correspondence shall be conveyed, a place in charge for courier of her Britaunie Majesty, who shall keep under his capecial care the desputches and mails of the Government of Her said Mulesty, and who shall have the right to be present at the purification of the correspondence, whenever it shall take place, and at all other operations to which the correspondence may be subjected.

A free passage shall be likewise allowed to the said courier in the French Post Office packets established in the channel, whenever he shall think proper to proceed from Calais to Dover by those vessels.

ARTICLE VIII.

The Government of her Britannic Mujesty engages to deliver to the French Post Office all letters from the Bast Indies, and from the French possessions in India, detained for France, or for countries to which France serves as the channel of communication, and to convey with its own correspondence all such letters, destined for the East Judies, and for the French possessions in India, as shall be delivered to it by the French Post Office.

The postage of all such letters shall be paid as far as Alexandria by the senders whether in France or in the But littles.

It is understood, that no correspondence coming from the East Indies and destined for the countries to which France serves as the channel of communication, that be delivered to the French post office, unless the senders shall have expressed the intention of scuding such correspond nee through France, by writing on the address the words, by French, post office, or by ARTICLE IX.

The post office of Great Britain shall pay to the post office of France, in antisfaction of all charges of cours ance

ARTICLE VII.

Lors de chaque exi è lition faite par les soins de l'Office Français, des mailes renfermant les correspondances des Indes Orientales pour la Grande Bretague on de la Giande Bretagne pour les Indes Orientales, il sera reservé iant dans les paquebots Prai quis de la Méditerrai ér que dans les mailes postes qui transporteront ces correspondances, une place gratuite pour un contrier de Sa Majes é Britanulque, qu'i conserver a sons su garde particulière les des éches, et mailes du Gouvernement de Sa dite Majes é, et que pour ra assister à la purification des correspondances soutes les fois qu'elle de vra avoir lien, et à toutes autres of èrations auxquelles ces correspondances pourraient étre soumises.

Le passage gratuit sera également accorde à ce courrier dans les paquebots de l'Office Français établis sur le canal, lors qu'il jugera à propos de s'embarquer sur ces batimens pour se rendre de Calais à Douvres.

ARTICLE VIII.

Le Gouvernement de Sa Majesté Britannique promet de remettre à l'Office de France, les lettres des Indes Orientules et des po-sessions. Françaises dans l'Inde, destinées pour la France, ou les puys auxquels la France sert d'intermedeaire, et de faire transporter avec s: s propres correspondance celles qui laiseront remises par l'Office de Prance. à destination des Indes Orientales et des possessions Pranctises dans l'Inde.

Le port de touter ces correspondances devidetre acquitió jusqu'é Al xandrie par les envoyeurs, soit de France soit des Indes Orientales.

Il est entendu due les correspondances venunt des Indes Orientales, et destindes pour les pays auxqueis la France sert d'intermédiaire ne seront remises à l'Office Français qu'untent que les envoyeurs parent enprimé liptention de diriger ces correspondance par la France, eniderivant gut l'adressa on water part l'Office de France, va. role de France.

L'Office des Postes de la Grande Brita. ne payers à l'Office des Postes de France, pour tout droit de transport ou

or transit of the correspondence mentioned in the 1st article of the present udditional convention, between Alexandria and Calais, as follows, that is to

For letters, six francs per

ounce British, ner weight.

To Pur newspapers, printed prices current, and other publications which are allowed to pass by post in Great Britsin at reduced rates, ten ceutimes Der newspaper or print d sheet.

The letters shall be weighed, and the newspapers, printed prices carreut, and abovementioned publications shall be counted, by the Post office of London, before the departure, or im nedistely on the arrival of the Bust Indian mail: and immediately after this operation, a statement shall be made out, containg the result of such counting and weighing, which shall be sent by the British Post office to the Post office of France.

Whenever British packets shall be employed for conveying the correspondence coming from, or destined for the French office, the operations of weighing and counting above prescribed shall be performed by the Post office at Marseilles, and the result thereof shall be communicated by the French post office of the United Kingdom.

ARTICLE X.

The sums accruing to the post office of France, in virtue of the preceding article, shall be placed, to the credit of that office in the general a count of the transmission of the correspondence, which is to be made out every mouth, in conformity with the stipulations of the XIVth article of the convention of the 30th March 1838.

ARTICLE XI.

It is understood that if the conveyance of the correspondence mentioned in article I of the present additional convention, shall be performed by means of the packets of the Royal Navy of Great Britain, or by reseels which shall be treighted or employed by order of the government of her Britannie majesty-cither between Alexandria and Marsellies, or between Marsellies and Multa or b tween Malta and Alexandrie, the trausti postage on such correspondence to be paid to the post office of France, in conformity with the

de transit des correspondances mentionnèes dans l'Article ler de la prese ite convention ad itionnelle, entre Alexandrie et Culuis, savoir :

1°. Pour les lettres, six france par

once Britanpique, poids net;

20. Pour les journaux, les prix conrints, et autres imprimés jouiseant dans la Grande Bretagne d'une modération de taxe, dix centimes par jour-

nal on eaille d'impression.

Les lettres seront perées, et les jours naux, prix courants, et autres imprimés sus-mentionnées serout comptés, par le Bureau de Londres, avant le départ ou au moment de Parrivée de la malle des Indes Orientales; et il devra ôtre dressé immédliatement après cette spération, une déclaration, exprimant le ibiu'int de ces compte et perée. qui s ra envoyé: par l'Office des Postes Britanniques & l'Office des Postes de Prance.

Dins le cas ou des paquebots Britanuiques sersient employés transporter les correspondances de ou pour l'Office Françiis, les ope ations de pesée et de compt : ci-dessus prescrites seront paratiqué s par le Bureau de l'ost de Marscille, et le resultet en sera communiqué par l'Office des Postes de France à l'Office des Postes du Royaume Uni.

ARTICLE X.

Les sommes revenant à l'Office despostes de France, en vertude l'Article prè é lent, seront portèes au crè lit de cet office dans le compte general de la transmission des correspondance, qui duit être dresse, chaque mois, conformément aux stipulations de l'Article XIV. de la convention du 30 mars, 1836.

ARTICLE XI.

Il est entendu que si le transport correspondances mentioni dans l'Article I er de da présents convention additionnelle, devait fire exécuté par le moyen des paquebois de la Marine Royale de la Granda Bretagne, on par des batimens qui seront freisa un employés par les bri dres du Gouvernament de sa majesté Britannique, soft entre Alexandrie et Marseille, suit entre Marseille et Malté. on Malte et Alexandrie, le port de transit de ces correspondences à prayer à l'Office des l'ostes de Prance, conformé, ment aux stipulations de l'Article l'Ede

provisions of article IX of the present additional convention, shall be fixed as follows:

1° When the said correspondence shall have been conveyed by British packets, or by vessels which shall be freighted or employed by order of the British Government, the whole passage from Alexandria to Marsellies, and vice versa, the sam of four france per ounce British, net weight for letters; and for newspapers, printed prices current, and other publications mentioned in article IX aloresaid, five centimes per newspaper, or per printed sheet.

When the correspondence shall have been conveyed by similar vessels only from Alexandris to Malia, or from Multa, to Maracilles, and vice versa, five france per ounce British, for letters, and ten centimes, as fixed by Article IK aloresuid, for newspapers, printed prices current, and other aborementi-

oned publications:

ARTICLE XII.

In like manner, the packets of her Pritanuic Majesty which shall perform the passage between Marseilles and Alexandria or Malta, shall convey, in closed bags, the correspondence coming from or destined for the East Indies, and the French possessions in Iudia, which shall be delivered to them by the French Post Office, or for that Office, under the conditions hereinafter mentioned, that is to say:

ia At the rate of two francs per ounce British, for letters conveyed between Marseilles and Alexandria.

- 29 At the rate of one franc per ounce British, for letters, conveyed between Alexandria and Malta. or Maita and Margeilies.
- 3º And for newspapers printed prices current, and other publications mentioned in Artical IX of the present additional convention, at the rate of five centures per newspaper or per printed sheet.

ARTICLE XIII.

The correspondence mentioned in the preceding article may be accompanied by a courier or agent of the Erench Post Office, who shall, in each case, enjoy, on board the Regish packets or resalls which thall be freighted or employed by the Buglish Government, the privileges

la prèsente convention additionne le sera fixé, savoir :

- correspondences sura é é effectué per des paquebots Anglais, on que seront frètés on employés par les ordres du Gouvernement Anglais, dans le tarjet entier d'Alexandrie à Marseille, et vice versi, à la som me de quatre francs par once Britannique, poids net pour les letres; et pour les journanx, les prix courants, et autres imprimés mentionnés dans l'Article IX prècité, à sinq centimes Par journal ou per feuille d'impression.
- 25 Lorsque ce transport aura é é effectué par les mêmes hâtimens dans le trajet seulement d'Alexandrie à Malte un de Malte à Marseille; et vice versà à cinq francs par once Britaunique, pour les lettres, et au prix de dix centimes fixé par l'Article IX précité, pour les journ ux, les prix courants, et autres imprimès sus-mentionnées.

ARTICLE XII.

Par réciprocité, les quaquehots de Sa Majosté Britanique ui leront le trajet entre Marseille et Alexandrie on Malie, transporteront, en dépeches el ses, les correspondences Originalres, on à destination des Indes Orientales et des possessions Françaises dans l'Inde, qui leur seront remises par l'Office, Française, on pour cet Office, aux conditions ci-après, savoir :

- 19 A raison de deux francs per once Britaunique, pour les lettres transportées entre Marseille et Alexandrie.
- 2º A raison d'un franc par once Britannique, pour less lettres transportees entre Alexandrie et Malte, on Malte et Marseille.
- 3º Et pour les journaux, les prix courants, et autres imprimes mention-ndes en l'Article IX de la présente convention additionnelle, à raison de. cinq centimes par journal ou per fenille

ARTICLE XIII.

Les correspondances mentionnées dans l'Article prè è leut pourront être accompangées par un convier on agent de l'Office Français, lequal dans ce can jouire, sur les pequebuts Anglais, ou qui serout frètés ou employés par le Gouvernement Anglais, des privièges

ellowed to the emiriers of the British Post Office by article VII. of the present additional convention.

ARTICLE XIV.

The couriers of the British Post Office, who shall accompany, on board the Preuch Mediterranean packets, the correspondence of the East Indies for Great Britain, and of Great Britain for the East Indies may receive or deliver, either at Multa, or at any other station at which the said packets shall touch, mail bags from or for Great Britain, on the same conditions, and with the same privileges stipulated by the preent additional convention, relative to the conveyance of the East Indian correspondence subject to the operation of the sanitary regulations.

It is however understood, that whenever the abovementioned corressondence coming from Mults, or from the Levant, shall have been purified at the Lezaretto of Mults, it shall not be subjected to any purification on arriving at Marseilles.

With regard to the rates to be paid to the French Offic, the stations on this side of Malta shall be assimilated to Malta, and the stations beyond Malta to Alexandria.

ARTICLE XV.

The present convention, which shall be considered as additional to the convention of the 30th of March, 1836, shall be ratified, and the ratifications shall be exchanged at Paris within two months from this date, and it shall be put in operation at the latest two moths after the exchange of the said ratifications. Nevertheless, the two Post Offices of Great Britain and France, may by mutual consent, fix an earlier date for commencing to carry, the said convention into operation.

In witness whereof the respective Plenipotentiaries have signed the present additional convention, and have affixed thereto the seals of their arms.

Done at Puris, the tenth day of May, in the year of our Lord one thou-sand eight hundred and thirty-nine.

(L. S.) GRANVILLE.

(L. S.) Duc De Montebello.

accordés aux courrièrs de l'Office Britannique par l'Article VII de la presente convention additionnelle.

ARTICLE XIV.

Les conrriers de l'Office Britannique qui accom pagneront, sur les paquehôte Francais de la Mèditerrande, la correspondances des Indes Orientales pont la Grande Bretagne, et de la Grande Bretagne pour les Indes Orientales, pourront prendre ou remettre, soit à Maite soit dans toute autre station ou reiacheront les dits paquebots, des dépéches de ou pour la Grande Bretagne. aux mêmes conditions, et avce les mêmes privileges stipulés par la présente Convention Additionnelle, rela-. tivement au transport de la correspond ince des Indes Orientales, s'infl'application des régiemens sanitaires.

Il ets toutefois entendue, que dans le cas où le saudites correspondances verant de Malte, on du Levant, aurout de purifiées au Luzaret de Malte, elles ne seront assajetties à aucune purification en arrivant à Marseille.

Quant aux prix à payer à l'Offica de France, les stations en deça de Malte seront assimilées à Malte et celles audelà à Alexaudrie.

ARTICLE XV.

La présente convention, qui sera considérée comme additionnelle à la convention du 30 Mars 1826, sera ratifiée, et les ratifications en seront è haugées à Paris dans le dèlai de deux mois, et elle sera miss, à exècution an plus tard deux mois aprè l'é-hange des dites ratifications. Toutefois les deux Offices des Postes, de la Grande Bretagne et de France. pourront d'un consentement mutual, avancer l'époque de la mise à exécution de la dite convention.

En foi de quoi les Plenipotentisires respectifs out sigué la présente convêntion additionnelle, et y out apposé le acuan de leurs armes.

Bajt à Paria, le dixième Jour de' mola de Mai, de l'an de gree mil huitcenttrents neul.

(L. S.) GRANVILLE.

(L. S.) DUC DE MONTEBELLO.

By order of the Hon'ble the President in Council,

H. T. PRINSEP,

Bery, to the Gort, of India.

RATES OF INLAND POSTAGE,

Levishle upon Letters, Banghy Purcels, & ..., pas ing between Calcut tass denter places in the East Indies, revised according to the Tables in Schedule C. 1, 2, 4, and & which have been substituted for the Tables so purposeed in Schedules A and B of Act XVII, of 1837, under the order of Government, No. 184, General Department, dated 14th August, 1830, and published in the Calcuta Official Gazette of the 24th of that month. The revised rates to have effect from the 1st October, 1839.

NOTE,

A Denotes the stations to be in Bengal, or the North Western Provinces.

R In the Madras Presidency.

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| B | Ahtoor. | 1232 | | 7 | | 14 | ō | a | ŏ | 14 | | 7 | 10 | 13 |
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| . A | Anopshuhur | 56 | | ð | | 10 | | 3 | 0 | 1.0 | | 11 | 0 | 9 |
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| A | Mahamudpore, | - 120 | 0 1 | 0 2 | 0 2 | 0 2 | 0 6 0 2 |
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| R | Naccioni | 892 | | 0 10 | 0 3 | 0 10 | 1 11 0 9 |
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| B | Nago e, | 1241 | | U 14 | 0 3 | 0 14 | 2 7 9 13 |
| AB | Naupore, | . 077 | | 0 8 | 0 3 | 0 8 | 1 5 0 7 |
| 13 | Naidopet, | 903 | | 0 12 | 0 3 | 0 12 | 1 14 0 10 |
| A C | Nalchitty, | . 173 | | 0 2 | 0 2 | 0 2 | 0 6 0 2 |
| | Nonemah Mana | 1067 | | 0 12 | 0 3 | 0 12 | 2 1 0 11 |
| AC B | Neemuch, Meywar,). | | | 0 13 | 0 3 | 0 12 | 2 1 0 11 |
| B | Neermul, | 859 0 | | 0 10 | 0 3 | 0 10 | 1 11 0 9 |
| B | Nagapatam, Nellore, | 1246 0 | | 0 14 | 0 3 | 0 14 | 2 7 0 13 |
| | 1 Name - 1 - 171 - 1 | 952 0 | - 1 | 0 13 | 0 3 | 0 12 | 1 14 0 10 |
| A | mendoo) (| 5000 | 4 | 0 8 | 0 3 | 0 8 | 1 2 0 6 |
| R | Nerumbank, | 10440 | ϵ | 0 12 | 0 3 | 1 | . 1 |
| Ā | Nowgong, (Assam,) | 6100 | | 0 8 | 0 3 | 0 12 | 2 1 0 11 |
| 1} | Nawgaum, | 425 0 | | ōŏf | | | 1 5 0 7 |
| A | Nabbi nagur | 3190 | | 0 6 | 0 3 | | 0 15 0 5 |
| | Nuddes, (or Kishna-) | 1 7 | _ ` } , | | | | 9 12 0 4 |
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| A | Nojerbabad, | 997 0 | - C -(| 0 13 | 0 3 | 0 12 | 1 14 0 10 |
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| 4 | rawarah,) | ' ' | ۳, | " "] | 0 3 | 0 10 | 18 08 |
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| B | Ongole, | 8730 | 5 0 | 10 | 0 8 | 0 10 1 | -, }_ |
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| . ^ } | mébal) | | 1 9 | 8 6 |) 2 j | 9 9 0 | 8 0 2 |
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| STATIONS. | | Distance to Wiles | P. on le | i not exc.ig. 1'0 | day. | from & & ne excdg. I tola | 10 10 | execte. 34 ils | a. | exg. 34 tha. | _ | exg 50 tolas. | Books, &c S.P. | not exg. 20 th | |
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| 13 | Ne'gherris), | 1344 | 0 | -8 ¹ | 1 | 0 | 0 | 3 | 1 | 0 | * | 10 | i ° | 14 | |
| C | Padigaum | 1147 | | 7 | 0 | 14 | 0 | 3 | 0 | 14 | 2 | 4 | 0 | 12 | |
| C | Palunpore, | 1291 | 0 | 7 | 0 | 14 | 0 | 3 | 0 | 14 | 2 | 7 | 0 | 13 | |
| B | Palamentts, (or Tin-) | 1435 | 0 | В | 1 | 0 | 0 | 3 | 1 | 0 | 2 | 10 | 0 | 14 | |
| В | Palaveram, | 1072 | 0 | 6 | 0 | 12 | 0 | 3 | 0 | 12 | 2 | 1 | 0 | 11 | |
| A | Pauiputt, | 1000 | | 6 | 0 | 14 | 0 | 8 | 0 | 18 | 1 | 14 | 0 | 10 12* | |
| C | Panwell, | 1159 369 | 0 | 7 | 0 | 11 | 0 | 3 2 | 0 | 6 | 8 | 4 12 | Ö | 4 | |
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| B | Payakerowpet, | 626 | | 4 | ō | 8 | Ď | 3 | 0 | 8 | 1 | 5 | 0 | 7 | |
| A | Pelebeet, | 817 | | 5 | 0 | 10 | 0 | 3 | 0 | 10 | 1 | ir | į | 9 | |
| C | Paes, | 1158 | | 7 | 0 | 14 | 0 | 3 | Ģ | 14 | 2 | 4 | 0 | 19 | |
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| A A | Peshawur, | 1081 | | 6 | 0 | 12 | 0 | 3 | ŏ | 12 | 2 | 1 | ō | 11 | |
| A | Petoraghur, | 97.5 | | 6 | ő | 12 | ŏ | 3 | 0 | 12 | 1 | 14 | 0 | 10 | |
| B | Paudigul, | 868 | | 5 | O | 10 | 0 | 3 | Ø | 10 | 1 | 11 | 0 | 9 | |
| B | Ponuicherry, | 1157 | | 7 | | 14 | 0 | 3 | 0 | 14 | 2 | 4 | 0 | 12 | |
| Ç | Poouab, | 1107 | | 7 6 | | 14 12 | 0 | 3 | 0 | 14 12 | 2 | 4 | 0 | 11 | |
|]} } | Poonamalee, | 135 | 5 | 3 | 0 | 6 | 0 | 3 | ŏ | 6 | ō | 15 | ō | 5 | |
| A | Poore (or Juggernauth) | 297 | • | 2 | Ö | 4 | Ö | 2 | o | 4 | 0 | 9 | 0 | 3 | |
| ٨ | Piosa | 422 | 0 | 3 | 0 | 6 | 0 | 3 | jo | 6 | 0 | | 10 | ,5 | |
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| B C | Pulicat, | 1212 | | 7 | ő | 14 | 0 | 3 | ŏ | 14 | 2 | 7 | 0 | 1.3 | |
| Ä | Purnen, | 288 | | 2 | 0 | 4 | ŏ | 2 | 0 | 4 | 0 | 9 | 0 | 3 | |
| A | Puttabat, | 258 | l _O | Z | o | 4 | 0 | 2 | 0 | 4 | 0 | 9 | 10 | 3 | |
| A | Puteales, (or Sirpoorab) | 8.7 | 0 | 5 | O | 10 | 0 | 3 | 0 | 10 | 1 | 11 | 0 | 9 | |
| A | Quetts, | | 0 | 7 | 0 | 14 | 6 | 3 | 0 | 1+ | 2 | 4 | 0 | 12 | |
| B | Quilon, (or Travancore) | 1500 | 0 | 8 | , | ō | 0 | 3 | 1 | 0 | 2 | 10 | 0 | 14 | 4 |
| | 1 | 1 | l | _ | ! _ | | | _ | _ | | ١. | | ٦ | ٥ | |
| B | Regapore, | 783 | | 5 | | 10 8 | 0 | 3 | Û | 10 8 | | 8 5 | 0 | 8 7 | |
| B C | Rajsmundry, | 690 1583 | | 4 8 | t . | 0 | 0 | 3 3 | ĭ | O | , | | o | 14 | |
| A | Rejmanal, | 196 | | 1 | ı | | ŏ | 2 | 0 | 2 | 0 | 6 | 0 | 2 | |
| В | Kamapatam, | 906 | 0 | 6 | \ O | | 0 | 3 | 0 | 12 | 1 | 14 | 0 | 10 | |
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| Ā | Ramree, | 69 4 560 | ĸ. | 4 | | 8 8 | 0 | 3 | 0 | 8 | i | .2 | 0 | 6 | |
| A A | Kawab, | 964 | | 6 | | Here and | 0 | 3 | lŏ | 18 | ļī | 14 | Ö | 10 | |
| A A | Rewarry, | 1 | | 5 | | | o | 3 | o | 12 | ı | 14 | 0 | 10 | |
| A | Rogonathpore, | 136 | 0 | 1 | 0 | 2 | 0 | 2 | 0 | 8 | 0 | 6 | 0 | \$ | |
| B | Royscolla, | 1180 | | 7 | | • | 0 | 3 | 0 | | * | 18 | 0 | 1 2 | |
| A | Rungpore, | 303 | 10. | | i | б | Q | 2 | 0 | 6 | 0 | | ١ | | |
| C | Rutnegherry, (South) | 1320 | 0 | 8 | 1 | 0 | 0 | 3 | 1 | 0 | 2 | 10 | 0 | 14 | |
| A | Ryopore, | 1 497 | la | 3 | 0 | 6 | 10 | 3 | 0 | 6 | 0 | 15 | 0 | 5 | |

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| A Subathoo. A Suckhur. A Suckhur. A Sultangunge, A Sultanpore, Benaves A Suitanpore, Oude. A Sumbulpore, C Soorutt, A Surdah A Sylhet. A Sarsah, | 286 0 2 436 0 3 525 0 4 309 0 3 1232 0 7 177 0 1 332 0 3 | 0 4 0 4 0 6 0 8 0 6 | 0 3 3 2 2 2 3 2 2 2 2 2 2 2 2 2 2 2 2 2 | 0 12 0 14 0 4 0 6 0 8 0 14 0 2 0 6 0 1 | 2 1 2 4 0 9 0 15 1 2 0 12 2 7 9 6 0 2 0 3 | 0 11 0 12 0 3 0 5 0 6 0 4 0 13 0 2 0 4 |

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| | | | ۱ - | - | | <u>. A.</u> | · — | Λ. | R. | A. | ! | <u>A</u> . | R. | A. |
| B | fanjore, | 1207 | 10 | * | 0 | 14 | 0 | 3 | U | 14 | 2 | 7 | 0 | 13 |
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| Λ | l'ezpore, | 591 | 0 | 4 | ò | B | Ö | 3 | 0 | 8 | i | 7 | ő | 6 |
| 33 | l'indevanum, | 1129 | | 7 | 0 | 14 | 0 | 3 | 0 | 14 | 2 | 4 | ŏ | 18 |
| A | Tuperali, Comillah, | 246 | 0 | 2 | 0 | 4 | 0 | 2 | 0 | 4 | 0 | 9 | o | 3 |
| A | l'ichoot, Mozufferpore. | 39t | | 3 | 0 | 6 | 0 | .42 | 0 | 6 | 0 | 12 | a | 4 |
| 13 | Franquebar, | 1927 | | 7 | 0 | 1 4 | 0 | 3 | 0 | 14 | 2 | 7 | 0 | 13 |
| B | l'ripa-ore | 1055 | | ń | 0 | 12 | 0 | 3 | 0 | 12 | 2 | 1 | io | 11 |
| B | Frickinopoly, | 1221 | | 7 | 0 | 14 | į o | 3 | 0 | 14 | 2 | 7 | 0 | 13 |
| B | Crevendrum, | 1576 | | 8 | 1 | 0 | O | 3 | 1 | ø | 4 | 10 | 0 | 14 |
| Ç | l'alleb, | 1408 | | 7 | 0 | 14 | 0 | 3 | 0 | 14 | 2 | 7 | 0 | 13 |
| A | l'umlook, | 50 | • • • | 3 | Ü | 1 | 0 | Z | 0 | 1 | 0 | 5 | 0 | 1 |
| С | l'oucoreen, | 1469 | 0 | 8 | 1 | 0 | 0 | 3 | 1 | 0 | 2 | 10 | 0 | 14 |
| B | Vaniumbaddy, | 1132 | lo | 7 | 0 | 14 | 0 | 3 | 0 | 14 | 2 | 4 | 0 | 4.4 |
| В | Vellore. | | | 6 | 0 | 12 | ő | 3 | o | 12 | 2 | 1 | 10 | 18 11 |
| B | Vemboocottah, | | | H | ľ | 0 | ő | 3 | lĭ | Õ | 2 | 10 | 10 | 14 |
| В | Vencortagherry, | | | 7 | ō | 14 | 0 | 3 | o | 14 | 1 | 4 | 1 0 | 12 |
| U | Vingorla | | | 8 | ĭ | 9 | o | 3 | ĭ | 0 | 2 | 10 | l ő | 14 |
| В | Vizagapatain, | 557 | | 4 | 0 | 8 | 0 | 3 | o | 8 | 1 | 4 | 10 | 6 |
| C | Vizadroog, | 1367 | | 8 | ï | Ö | o | 3 | ĭ | ŏ | 2 | 10 | lő | 14 |
| B | Vizabagram, | 541 | 0 | 4 | 0 | 8 | 0 | 3 | ō | 8 | li | 2 | ő | 6 |
| В | Wallajabad, | 1095 | 0 | 6 | o | 12 | 0 | 3 | o | 12 | 2 | 1 | 0 | ſL |
| A | Umballa, | 1033 | 0 | 6 | 'n | 12 | 0 | 3. | 0 | 12 | 2 | 1 | 10 | 11 |
| A | Undul | 120 | | 1 | 0 | Z | 0 | 2 | o | z | ĺō | Ĝ | ۱ö | 2 |
| В | Yanam, | 674 | a | 4 | 0 | 8 | 0 | 3 | 0 | 8 | 1 | 5 | U | 7 |

DAWK TRAVELLING-CALCUITA TO BOMBAY.

Memorandum on the mode of travelling post from Calcutta to Bombay, vià Cat-tack, Hydrabad and Ponnah, distance 1,405 miles. From Calcutta to Ganjam 364 miles. Apply to Post Master General. Dak must be paid in advance at the rate of gannas a mile.

From Ganjam to Moonegallah 497 miles. Apply to Collector of Ganjam, stating all particulars in respect to extra bangy burdars, also intended detention at stations on route. Bearers must be paid to the traveller at end of each stage. Stages vary from 15 to 20 miles each. Average cost about 5 annas a mile.

From Moonegalish to Hydrabad 100 miles, apply to Resident at Hydrabad, in same form as above. Timely notice must be given, as Beneres must be sent out from that city to meet the traveller. The same rule applies to the route from Hydrabad, to Sholapore 200 miles, as bearess must be sent the whole distance from Hydrabad. This postion of the route is very appearive.

From Sholapore to Poonah 157 miles. Apply to Post Master Sholapore to Post bearers to take you to Indoorpoor 77 miles. From which place to Poonah, 80 miles, bearers must be sent out from Poonah, for which apply to the Post Master Poonah. Timely notice should be given.

From Poonah to Panwell 72 miles. Bearers will be posted by the Post

Master of poonah.

From Panwell to Bombay 20 miles. The conveyance is by water.

If more than a single set of besters are required between Moonegallah and Poonah, good notice should be given, and I am not aware that it is practicable to pust more than three planquins on that read. I believe it is with extreme diffi-

culty that bearers can be posted for more than two.

From Calcutta to Ganjam, the cost of travelling, for a set of bearers with mussaljee and two banges burdars, will vary from, 8 to 9 annas per. mile From Ganjam to Aloonegaliah it is about 5 or 6 annas a mile from Moonegaliah to Sholapore, it averages 24 rupees a mile, and from Sholapore to Pounth it averages 14. tupee a mile.

From Poonah to Bombay, it is about 12 annas a mile.

Calcutta, July 7, 1828.

T. J. TAYLOR.

N. B.—" All letters should be superscribed 'Dak Bearer Service, in order that no delay may occur in opening the com nunication at the office of the party addressed, and instead of Resident, it should be Resident, or Post Master, Residency."

Custom Mouse Regulations

(Carrected from Compbell's Custom House Vade Mecum')

REGULATION IX. or 1810.

Manifests to be entered at the Cumtom House and sworn to, as soon as the vessels arrive off town.

Regisfers, cockets, and other credeatials to be produced.

Crew lists to be entered and sworn to of all persons who have been on board during the voyage.

No goods to be passed till the above forms have been duly observed.

Bvery boat-load and each single package, to be accompanied by boat-hote. The manifest must be full and true as to all goods and packages imported, under penalties, including refusal of port clearance.

No claim for remission of duty on goods, stated to be damaged or numerchantable, shall be admitted, unless so found at the Custom House; --when, after previous advertisement in the Government Gazette, they must

be sold on the wharf and pay duty on gross amount sales.

Rules for wharfage and godown-rent may be learnt or personal application

to the head Tite-waiter.

No arms nor military stores to be imported without the special sametion of Government.

Certificates from other presidencies to protect goods partially or wholly, from duty, must be presented or their protection within the period of three months notified at the same time with the application to import; otherwise full duty will be levied here. Such certificates must specify marks, numbers, or addresses, on packs ies; together with quality, quantity, amount duty levied at the other presidency, &c. otherwise they will not be admitted.

All goods for exportation shall be shipped from the Custom House, or with regular pass, under penalty of confiscation as per section 3, regulation

311. of 1830.

No claim for drawback shall be affinited, unless the goods have been regularly passed, and duly entered in sworp export manifest; nor in any case

for goods shipped, after the issue of port clearance.

No Pilet shall allow any goods to be taken on board a vessel which has obtained her port elearance, without seeing a certificate from the Custom House, which document is to be signed by the pilot and returned to the Collector.

The pilot shall detain the vessels for further orders from the Master Attendant, if any goods, "without such cetificate, should be taken on board by the commanding officer, and such goods are 'tis' be detained by the Pilot, and shall be liable to confiscation, when the Pilot, will obtain his proper share of reward. Moreover, goods seized, in the attempt to ship them clandestinely, shall be liable to confiscation.

All goods transhipped in part are liable to the prescribed duty for importation, and if the transaction be regular, may claim drawback. But goods which are transhipped, with due permission first obtained, or shipped, or attempted to be shipped, on any other restriction that for which they may have been passed at the Custam House, or without pass, shall be liable to confiscation.

No arms, ammunition, nor military stores, shall: be shipped without the special sanction of Government.

No vestels can obtain inward clearance, until all her import cargo has

been duly accompted for .

To proving from imposition such persons as are strangers in Calcutts, and who employ natives to transact business for them at this office, it is notified

that for every sum taken, as government custom or duty, a receipted bill is given under the signature of the Collector, or of his deputy, or his covenanted assistant.

Clearances, whether inward or outward, can be given only in regular turn, and it is for commanders or others on their part, to see that their applications be duly noted, with the date and hour of receipt by the Supervisors, respectively. Applications for outward clearance, (or export manifests,) oannot be received, unless that such applications be presented, at least three complete days previously to the date on which port clearance is desired, in order that time may be allowed for the adjudgment of export cargoes, though it will be issued earlier if practicable.

No fees are taken for any affidavits sworn in this office, on subjects of Custom House business, nor are any fees whatever allowed to be taken by any person belonging to this establishment, whether sitting within the office, or

stationed out of doors.

· Importers of gunpowder are requested to refer to the notification, by order of the Board of Castoms, dated the 18th and published in the Government

Gazette of 23d January, 1823.

The proprietors of dock yards, and the public at large, are requested to take notice, that no goods nor package are allowed to be imported, exported, re-landed, re-shipped, transhipped, or removed from vessels to sloops or boats, after shipment, without due sanction from this office; whether the same be liable to, or exempt from duty. Attention is directed to clause seventh, section 45, to sections 61, 64, 74, 82, 83, and 84, of regulation 1X of 1810; and to section 8 of Regulation III, of 1830, also to clauses 1V. and V. of the Government Notification of the 28th June, 1822, for conditions of certain exemptions.

Q. J. SIDDONS, Collector Sea Customs.

Calcutta, 20th March, 1830.

A. D. 1833, REGULATION VI.

A REQUIATION for rescinding part of Regulation XV of 1829, and for emacting other rules in the case of goods imported by sea. Passed by the Governor-General in Council on the 3d June, 1833, corresponding with the 22d Jeyte, 1240, Rengal Bra; the 1st Assar, 1540, Fasly; the 23d Jeyte, 1240, Willaity, the 1st Assar, 1890, Sumbul; and the 13th Moherrem 1249, Hilre.

Whereas so much of the rule contained in clause second. section III, regulation XV. of 1829, as provides, that in cases where goods are taken by the officers of the customs on account of Government, under circumstances of a presumed under-valuation, an aliguance of ten per cent. in addition to the declared value, shall be paid to the importer, has been found in its operation prejudicial to the revenue; and whereas it has appeared reasonable in all colles in which goods undervalued shall be ro taken on account of Government, that the customs disting payable on the impertation thereof theil be levied at the valuation at which the said goods shall have been so taken by Government, the following rules have been passed by and with the sanction of the Honorable Court of Directors, and with the approbation of the Honorable the Board of Commissioners for the Affairs of India, to take effect from the date of their promulgation within the provinces subject to this presidency. ¥.

Regulation XV.
of 1929 rescinded.
with the exception of Section II.
Declaration of
value to be ap-

plication to clear

II. "Regulation XV. of 1829, with the exception of section 11, is bereby rescinded.

III. First. The duty leviable according to the schedules annexed to regulation XV. 1825, ou goods and merchandize value to be appropried by son shall be levied and referent that is to see a periode to the appropried by son shall be levied and referent that is to see imported by sea, shall be levied ad valorem, that is to say, according to the market value at the place and time of importate goods. tion, except when otherwise specially provided in that on other regulation, and the value of all such goods and in shandize shall be stated on the face of the application to clear the same from the Custom House, that may be presented by the importers, consignee or proprietor of each goods; or his known agent or factor, who shall further subjoin to the said application. a declaration of the truth of the same in the manner and form following.

FORM OF APPLICATION TO PASS GOODS.

To the Collector of Sea Custonis.

Be pleased to grant a permit to pass into town the undermentioned goods, funded from the captain under colours from

| Number and des- | conten gge. | Rate of value 14 to.'r Rs. of each class and description of acada, of the Thole of each class and description of | Wames of proprietors, importers or consigner of the goods, |
|-----------------|----------------|--|--|
| | // | | |
| Number in words | In de- | | * |

I do hereby declare that the goods above specified are of the growth, produce, or manufacture of and that do enter them at the

Total value of Co.'s rupees

as witness my hand this 18

Value Co.'s rupees Admitted by me

Appraiser.

C. D.

Proprietor, Of Consigner,

Duly authorized to act on behalf of

1. R.

Second. The above declaration shall be substituted by the proprietor, importer or consigues, or his known agent or factor, be signed by the and if upon slew or examination of such goods, wares or mer- Agent, chandise, by the officers of the customs, it shall appear to them that such goods, wares or merchandize, or any portion thereof,

Declaration to

Un the impactation of Free Goods or for goods, enumerated in the Table of Rages, this declaration is omited.

lued may be de-

Subject to refer-

and sell.

Goodi as taken to be sold on ac-count of Govern-

Duty to be levied from the propriefor or Consignee.

or any article or articles securately valued as above for all ment of duty, are not or is not valued seconding to the fair call cutta market price at the time of such declaration, then it shall, be jawful for the collector or other officer or officers of the cuse Goods under ver tome, duly authorized in that behalf, to detain such goods, wares ear merchandize, or such article or articles, and to cause the same to be ludged in the government were-bouses, or otherwise security antil the pleasure of the board of customs, or other authority acting with the powers of the board, shall be known and declared; and it shall be lawful for the said board or other rence to Board of authority, to order the collector to take such goods, wares or meteliandize for the use and benefit of the honorable company tany time within eight days from the date on which the appli-Who may take ration of the importer or proprietor may have been made, and for the Company the collector or other officer aforesaid shall, in such case, within * fifteen days of the same date, pay to the proprietor, importer or peclared value noignee of such goods weres or merchandize, or article or to be hald tow in- articles so detained and taken for the company, the value thereof, as declared and set forth upon the import applicaton by such proprietor, importer or consigues, or by his known agent or factor.

t Third." When payment may be so made to the importer or proprietor of such woods, waves and merchandize the same shall be in full satisfaction for the goods, in the same manuer as if such gonds, waren or merchandize had been transferred by ordinary sale and the collector, under the direction of the board of customs, shall cause the said goods, wares or merchandize to be sold to the beat trantage on account of government.*

1V. In alreades in which goods shall be taken and pur-

chased by or on account of government, the duties payble thereon shall be levied from the proprietor, importer or consiguee thereof, according to the value declared and set forth on the import application.

The New Tariff.

Port William, Legislative Department, 30th May, 1836.

The following act passed by the right hon'ble the governor gegeral of India in council, on the 30th May 1886, is hereby promulgated for general information.

ACT No. XIV. or 1830.

inferior. and fixing rates of Import, and Export duty on ana goods, repeat-

I. It is hereby enacted, that from the first of June next. Regulations im. I. It is pereby enacted, that from the first of June next, posing Transit such parts of regulations IX. and X. of 1810, regulation XV, of and Town duties 1895 and of any other regulations of the Rengal providence as 1825, and of any other regulations of the Bengal presidency as prescribe the levy of transit or inland customs duties, or of fown duties; and likewise the schedules of duties and provisions of any kind continued in these or any other regulations for fixing the amount of duty to be levied upon goods imported into or Except as re-experted from the said presidency by sea, shall be repealed. gards the Jumas Provided, however, that nothing herein contained shall be construed to prevent the levy of duties at the rates now in furce at the enstorn Hopses and chokies established on the line of the Jampa, or on any frontier line, upon goods crossing that had for impurtinto, or export from the territory of the East India

uston house regulations

party by land, nor to effect the regulation in force for naing and lerging duties on sait, the produce of weltern mi central India.

be levied on country goods imported by sea in Calculta or into be levied accordg 11. And it is hereby enacted, that duties of Customs shall any other place within the province of Bengal and Orissa, adming to See annual to the rates specified in sales and orissa, administration of the rates specified in sales and orising to the rates specified in sales and orising to the rates and original cording to the rates specified in schedule A. annexed to this set, and with the exceptions specified therein, and The said schedu'e with the notes attached thereto, shall be taken to be a part of this act.

III, And it is hereby further ensored, that duties of Customs shall be levied upon country goods exported by sea to be collected upon from any port of Bengal or Oriesa, according to the rates country goods acpecified in schedule H, annexed to this act, with the exceptions gale B. anaexed. therein specified, and the said schedule with the Note, attached thereto, shall also be taken to be a page of this act,

IV. And it is hereby enacted, that no goods or articles in goods out? whatsoever, entered in either of the said schedules as liable to differ in the said schedules. whatsoever, entered in either of the said schedules as nable to the distributed from the payment of such duty or any to be exempted from the payment of such duty or any to be exempted, part thereof, except under special orders on the Covernor of except by order of length or provided, however, that it shall and may be lawful for the Collector of Customs or other officer in charge of a Custom tor may pais barton and the Collector of Customs or other officer in charge of a Custom tor may pais barton and the custom of the custom to the collector of customs or other officer in charge of a Custom tor may pass barton. House, to pass free of duty, no heretolare, my baggage in the gage belonging to actual use at his discretion; and in case of any person applying discretion. to have goods passed as such, the Collector actings under the orders of the Board of Customs, Salt and Oplum shall determine whether they be baggage in actual use, or goods subject to duty under the roles of this set:

V. And it is hereby enacted, that the rales and reguliations now established for the levy of duties of customs on goods to be efforced for imported into or exported from Calcutta, and other ports of the important export presidency of Port William in Bengal, shull continue to be in hutter. force, and shall be observed and applied for the levy of the Import and export duties imposed by this act, unless repealed or altered, or repuguant to the provisions thereof.

VI. And it is hereby concted, that it shall be lawful for the Place may be Governor of the presidency of Fort William in Bengal, by an fixed by Governor order printed in the Calcutta Guz-tte, to fix a place in any river of Bongal, beyond a bong or port in Bengal or Orissa, beyond which place it shall not be bound vessel lawful for any inward bound vessel, save and except such dhonies not to proceed unand country orall as are referred to in section XXII. of this act, been delivered to to pass until the muster or commander shall have delivered to plint to be for-the pilot on board, for the purpose of being forwarded by the public dawk or otherwise, he may be ordered by the Board of Customs, Salt and Opium, a manifest made out in the form prescribed by section 45, regulation IX. of 1810. And it is hereby conacted, that if the manifest so delivered by the master and responsible for its communder shall not contain a full and true specification of all correctness under the goods imported in the vessel, the master or person in charge four thereof shall be liable to a fine of 1,000 its.; and any goods or Goods packages that may be found on bear in excess of the inspifest ponding so delivered, or differing in quality or kind, in marks and name maniest ber, from the specification contained therein, shall be liable to beleed and confidenced and confidenced or to be charged with analy forwards with he selzed and confluented or to be charged with such increased with duties? so may be determined by the Board of Custome, Salt duties.

And dalies

Export Duties

Existing rules

Master to enalty of

Goods in excess

. When goods are not massissied through inadvertence, the collector may without reference to the Board levy double duty. When there may be seen to suspect the omission arises from figuid the collector must report to the Board.

of 1000 rupees.

4

The masters of and Opium; and if any inward bound vessel shall remain butslife low, to deliver or below the place so fixed by the Oovernor of Bengal, the must manifests on com- ter or commander shall in like manner, deliver to the pilot, an if remaining at soon as the vessel shall anchor, a manifest as above prescribed; enchor 24 hours and if any such vessel entering a port for which there is a Cuswithout sending the Lora House established, shall lie at anchor therein for the space subject to penalty of twenty-four hours, the master and commander whereof shall of 1000 runers. neglectito deliver the said manifest to the pilot on board, he shall for such neglect be liable to furfeit the sum of one thousand Fupeer, and no entry or port clearance shall be given for such resel until the fige is poid.

vessel to R recepted.

delivered.

Collector mav Bhe suils.

VII. And it is hereby enacted, that no vessel shall be break bulk unless allowed to break balk until "the manifest described in the pilort have been preceding section of this act, another copy thereof to be presented And entry may by the Collector of Customs, and order shall have been received and entry may by the said Collector for the discharge of the cargo, and the papers of the place said Collector may further refuse to give such order if he shall delivered. at the time of applying for entry inwards, shall have been receivsee fit until any port clearance, cockets, or other papers known to be granted at the places from which the vessel is stated to have come, "shall likewise be delivered to him.

* Vill. And Ris hereby enacted, that it shall be competent

sent Custombouse VIII. And Reis hereby enacted, that it shall be competent onger on board to the Collector of Customs at any port of Bengal or Orissa, at any vesses, to retain discretion to send one or more officers of Costoms on board of may vesses, to re- his discretion, to send one or more officers of Customs on board of any vesselut any time, and the Custom House officers so sent, shall remain on board of such vessel by day and by night, until the vessel shall eleave the port, or until it be otherwise ordered

by the collector of customs.

Persons refuse by to admit Cus-

IX. And it is hereby enacted, that any master or person in tom house officer charge of such vessel, who shall refuse to receive a cus om house or not giving him officer on board, when so deputed as above provided, or shall proper accommo- the afford such officer suitable fielter and sleeping accommodation while on board, shall be liable to fine, not exceeding the sum of 500 rupees for each day, during which such officer shall not be received and provided with suitable shelter and accommodution, which fine shall be adjudged by and at the discretion of the Board of customs, suit and opium at Cacuta; and the yersel, by the master or person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

Collector may

broken open not opened on requisition.

for atcul.

Resistance

X. And it is hereby enacted, that whenever a collector of order a vessel to customs shall see cause to direct, that any vessel shall be searched, he shall lasue his warrant or written order for the same, addressed to the custom house officer on board, or to any Bulk-head to be other officer under his authority, and upon production of such if order, the officer hearing it shall be competent to require any cabine, lockers or bulk-heads to be opened in his presence, and Any concealed if not opened won his requisition, to break the same open; and pay goods that may be found concented, and that shall not be duly accounted for to the satisfaction of the collector of customs, thall be confiscated, and any master or person in charge of or a ressal, who shall resist such officer or refuse to allow the resset refund of masters to be searched when so ordered by the collector of customs, riskle punishable with supers, be liable upon conviction for every and tuffence, to white of 1,000 one of 100 rupers, be liable upon conviction for every and tuffence, to white of 1,000 supers, to be adjudged by any Magigtrate or Justice of the Peace of the place. 2 5 34

XI. And it is hereby enacted, that no goods shall be allowed to leave any vessel, or to be put on boart thereof, until entry board till entry of of the vessel, shall have been duly made in the custom house of the skip is duly the chron thouse of the skip is duly the cargo thereof as shove provided, and it shall be the duty of the port, and order shall have been given for discharge of the custom house officer on board, and of all officers of customs, to selze as contraband any goods which shall have been removed or par on board of any vessel in any contravention of the above provision, or which any actempt shall have been made to remove from or to put on board of any vessel in contravention of the above provision. And after entry of the vessel at the custom house in due form, or such part of the cargo as may not be intanded and declared for re-exportation in the same vessel, shall be sent to land. And export cargo shall be laden on board Thereof, according to the rules and practice now in force, and it Bu attempt be made to land or put on board goods or merch indize in contravention thereof, the goods or merchandize shall be liable to seizure and confiscation.

XII. Provided, however, and it is hereby enacted, that no goods shall be allowed to leave any vessel ander the said rules unless the same be duly manifested, and any goods found on board in excess of the manifest, or not corresponding with specification and description therein contained, shall be selzed by the custom house officer on board in order that they may be dealt with as described in section VI. of this act; and if goods entry in the manifest shall not be found on board the versel, or if the quantity found be short and the deficiency be not duly accounted for, or if goods sent out of the vessel be not landed at the custom house, or at such other ghant or place as the collector of customs shall have prescribed or permitted them to be passed in due form, the master or commander shall be liable to a penalty not exceeding five hundred rupees for every missing or deficient package of unknown value, and for twice the amount of daty chargeable on the goods difficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained, shall be construed to prevent the Cullector of Customs from permitting the master or commander of any vessel to amend obvious errors or to supply omissions from accident or inadvertence, by furnishing an amended or supplemantal manifest, but their receiving of such shall always be discretionary,

XIII. And it is hereby enacted, that any Custom House officer whatsoever, who shall demand or expect any gratuity not officers taking unauthorized by any existing regulation or order of government bribes subject to in consideral n of doing, or of omitting to do any act in his penalty of he official configure shall forful for community of the state of hundred rupees. official copacity, shall forfelt for every such offence the sum of five hundred supees, and any person who shall offer a bribe to any Custom House officer in order to induce such officer to act in a manner fuccusistent with his duty, shall forfeit a like sum; and these penalties shall be adjudged on conviction before any Magletrate as Justice of the Peace of the town district or place where the Custom House may be established by such Mugistrate, prsous offering. and in default of payment any person so convicted shall be committed to the civil jail of the city or district until the fine be paid, or for a period not exceeding six months.

Goods not to be

Cargo to be sent a shore and laden out wards accord. ing to existing form.

Goods numanifested not to be landed in ordinary form.

But to be seized on board.

Master to be answerable that all goods manifested are forth coming, and duly passed.

Under penalty of 500 rupees for eac missingpackage of unknown or double duty if as wssable.

Rule for pre. ed or supplement. al manifest.

Custom authorized fees or

Same penalty ou

A Fee of 5 Rupees to be levied on admission of supplemental Manifesta.

Collector to investigate and adjudge confiscation.

Board's confiscation neces-

Twenty or thirty days allowed to clear in wards according to top. tago.

After which the master to pay theres of Custom bourse officer.

Master to land goods if consignees do not.

If these fail Collector may land and warehouse.

And may land packages before twenty days, with consent of master.

Further period of 15 or 20 days tor continuous lading for export.

XIV. And it is herey enacted, that when goods shall be seized as contraband and liable to confiscation, the collector of customs shall investigate the case, and according to his judgement shall either release the goods or adjude them to confiscated; and whenever he shall declare goods to be confiscated, he shall report his proceedings for confirmation and final adjudication by the board of customs, sait and oppum. Provided, however, that nothing herein contained shall be construed to prevent the governor of Bengal from ordering the release of goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the customs laws.

XV. And it is hereby further enacted, that twenty days, exclusive of Sundays and holidays, shall be allowed for the discharge of the import cargo of vessels not exceeding six hundred ton burthen, and thirty days, exclusive of Sundays and holidays, for the discharge of the import cargo of ve-sels exceeding that burthen; and the said periods shall be calculated from the day of the tidewalter" or other custom house officer first going on board. And if the whole cargo be not discharged by the expiration of the above stated periods respectively, the master or commander shall be chareed with the tidewalter's or other officer's wages, and other expenses for any further period that he or they may be detained on board. And if the owners. importers or consignees do not bring their goods to land within the periods above fixed, it shall be the duty of the master or commander so to do. And if any goods remain on board after the time fixed as above for the discharge of the import cargo, the collector may order the same to be landed and ware-housed for the accurity of the duties chargeable, and of any freight and primage and other demands that may be due thereon, giving his receipt to the master for the same. Provided always, that is all cases it shall be lawful for the collector or their officer in charge of the Custom House, with the consent of the muster of the vessel, to cause any packages to be brought on shore and to be deposited in the Government Wurehouse for the security of the duties and charges thereon, although twenty days may not have expired from the entry of such vessel; and in case goods so lauded and ware-housed, or any goods brought to land from any vessel be not claimed and cleared from the Custom House within three mouths from the date of landing, it shall be competent to the collector to sell the same on account of the duties, freight, and other charges incurred and due thereon

XVI. And it is hereby enacted, that a further period of twenty-five days † Sundays and holidays excluded, shall be allowed for putting on board export cargo if the vessel shall not exceed 1,000 tons burthen, and thirty-five days, ‡ if exceeding that burthen, when the lading and unlading thereof shall be continuous, and the master or community shall in such ease not be charged with the wages and expenses of the Custom House officer on board, until after the expiration of such additional periods respectively.

† Extended to 25 and 35 days by Government order of lath May, 1839 At the same time the distinction between continuous and non-continuous leding is done away with.

It is now calculated from the date of the ships arrival of Town.

Extended to 25 and 35 days by Govt. order of 15th May 1839, See Bds. letter of 24th May 1836. At the same time the distinction between continuous and non-continuous lading is done away with. [See Coll. letter 5th Sept. and correspondence between Board Govt. 9th October 1838,

And if a vessel having discharged its import cargo shall be fail. up, the Custom House officer on board shall be withdrawn an soonus he shall certify that no goo is remain on board excepting necessary stores and articles for use, and when a vessel so laid up shall be entered at the Custom thouse for receipt of export eargo, a Custom House officer shall be sent on board, and if the said last mentioned officer shall certify that no goods are on board, suring an above excepted, twenty days, exclusive of Sundays and holidays as above, shall be allowed from the date of sach certificate, for the lading outwards al a vessel not ing hid up. exceeding 600 tons, and thirty days for vessels exceeding that search and cortificate that nothing burthen, after which periods respectively the meerer and come is on board nece mander shall be charged with the wayes and expenses of the sury. Custom House officer on board, to the date of the vessel's sailing from the port.

XVII. And it is hereby enacted, that if any person in When Penalty charge of a vessel shall have become liable to any penalty, fine by a master, the or demand, on account of any act or omission relating to ena- collector may re-toms the collector of customs shall be competent, subject to the auco of the venet orders, of the Board of Customs. Suit and Opinin, to refuse port till it be paid. clearance to such vessel un il the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any goods passed through the Custom House for shipment, the application for ance which shall be presented after port clearance shall have been double duty taken out, double the prescribed duty shall, in all cases, be free. levied, and if the goods be free, five per cent, upon the market value, shall be levied thereron.

XIX. And it is hereby enacted, that when a vessel having In ease of recleared out from any port shall put back from stress of weather, landing for da-or it shall for any damage, or from other cause be necessary that to proceed on the cargo of a vessel that has cleared out shall be much pped or board to which; relanded, a Custom House officer shall be sent to watch the vessel and take charge of the cargo during such re-landing or removal from on board; and the goods on board such years! And cargo not shall not be allowed to be transhipped or re-exported free of duty on re-export. daty, by reason of the previous settlement of duty at the time of unless all the first export, unless the goods shall be lodged in such place as of Custom house phall be allowed by the collector of Customs, and shall remain officers, while on land, or while on board of any other vestel under special charge of the officers of customs until the time of re-export, and all charges attending such custody, shall be borne by the exporter importation when or by the applicant for this advantage. Provided, however, that duties and draw-in all cases of return to port after port clearance on account of backs are to be damage or for stress of weather, it shall be lawful for the owner, or for the master and commander, to re-enter the vessel and land the cargo under the rules for the importation of goods, and forfeit the value expert d. ty shall in that case be refunded and the amount paid of drawback goods in drawback be reclaimed, and the goods be placed in all respects not forthcoming. as before being passed for exportation, and if goods, on account of which drawback has be a paid, be not found on board the vessel, the master shall forfeit the cutire value thereof, unless he against for them to the satisfaction of the collector of Custams.

iouve, cortyfyl that it is empty.

lading outwards after bo-

When Penalty

Goods shipped per cent.

refunded.

Modified by sec. 19, Oct. 16, 837, goods entitled to draw. back, only forfett it. I Refund of duty allowed on goods saved from requelibratively that in the river, so American ship Gusper lost new Housey Point,

No refund of XX. And it is hereby enacted, that when goods shall be re-expert daty after lauded before the lading of any vessel is complete, and port clearance has been granted, the duty levied upon such goods shall be returned to the exporter, but no refund shall be made of daty paid on the export of any goods after port clearance shall have been granted for the year I on which the goods were exported, except the vessel shall have put back for stress of weather or for damage, and the gnode shall have been re-ignded under the rule consulted in section XIX, of this Act.

Araba and other foreign resolu ed foreign.

XXI. And it is hereby further enacted, that vessels owned Asiatic by natives of Arabia and coming from the ports there, and to be likewise the vessels of any likewise the ressels of any country or part of Asia not subject to the dominion of the king of the United Kingdom of Great Britain and Ireland, excepting disonies and small craft from the Muldives and Niebar Islands, as herein under provided, shall be deemed forelyn vessel.†

Dhonies, to be required to anchor in a parti-cular part of the river.

Penalty if not miored to said ghant when re-quired 100 rs

from Manus to and Nicobers to

XXII. And it is hereby enacted, that dhonles, country craft. and other small ressels, not brought into the port of Culcutta. by pilots, shall be required to anchor and moor in such part of the river flooghly as shall be marked out by the collector of castoms, with the sanction, of the board of customs, salt and opium. and if any such vessel shall anchor or moor in any other part of the river than as so marked out, and the master or person in the charge thereof shall not immediately upon being ordered so to do, move his vessel to the place marked out, he shall be liable to a fine of 100 rapees, to be adjudged by the collector of customs. Vessel, and its and the vessel or any part of its equipment or cargo may be equipment or carseized and sold in satisfaction of such fine, and goods shall be
may be seized. seized and sold in satisfaction of such fine, and goods shall be
Dhonies, &c. landed from such vessel and put on board for export according
from Maddives to such cules and at such classes. to such rules and at such places as shall be prescribed by the be British vessels, collector of customs, and vessels of this description coming from the Muldives, or from the Nicbar Islands, shall be considered British vessels.

SCHEDULE A.

Raise of duty to be charged on goods imported by ser into any port of the presidency of Fort William in Bengal.

| No. | Enumeration of Goods. | When imported on British Bottom's | W en import- ed on Foreign Bottoms. |
|---------|---|--------------------------------------|--|
| 2 3 4 5 | Builion and Coms, Precious Stones and Pearls,(1). Grains and Pulse,; Horses and other Living Animals. Ice. Coal, Coke, Cinders, Bricks, Chaik and Stones,(2). Books printed in the United. Kingdom, or any British. Possession,(S). Foreign Books. Marine Stores, the produce or manufacture of the United. Kingdom, or of any British. | Ditto, Ditto, Ditto, Ditto, | Ditto. Ditto. Ditto. Ditto. Ditto. 3 per cent. 6 per cent. |

Nor free transhipment no free re-export. A Mouthed see philipperion of the 18th June 1837 by which areb and other vessels are now permitted to enter under the privileges of British vessels. 't Split pease to be considered an paise. but grain prepared in any way dutiable.

| No | Brumeration of Goods. | When imported on British bottoms. | on Foreign but- tones. |
|-------------|---|---|---|
| 10 | manufacture of any other place | 6 per cent | 12 per cent. |
| | Machinery, exceeding in value 1,000 rs., and consisting for the night period metal, who a produce of British possessions. | 3 per cent | 6 per cent. |
| 12 | Metala, wrought or nawrought the produce or manufacture of the United Kingdom, or any British possession, (5) | 3 per ceut | 6 per cent. |
| 13 14 | Metals, do do., excepting fin, the produce of manufacture of may other place Tin, the produce of my other place | 6 per cent | 12 per cent. |
| 15 | than the United Kingdom, or suy British possession | 10 per cent | } |
| 16 | ture of the United Kingdom, or any British possession. (6) Do., the produce of any other place? | 2 per cent | _ |
| 17 | or country | 31 per cent | |
| 18 | British possession, (7) Do., the produce of any other a place | 7 per cent | 14 per cent. |
| 19 | Opium | 24 rupees per ? seer of 80 tls. ; Rs. 3-4 per Md.) | 24 rupees per scer of 80 toles its. 3-4 per md. |
| 20 | Salt | of 80 toles per | of 80 tolus per |
| 21 | Alum, | 10 per cent | 20 per cent. |
| 92 | Camphor, | 10 per cent | 20 per cent. 20 per cent. |
| 23 24 | Chasia, | 10 per cent 10 per cent | 1 |
| | Coffee | 74 per cent | |
| 26 | Corut, | 10 per cent | 20 per cent. |
| 27 | Numers and Mace, | 10 per cent | 20 per cent. |
| 28 | Papper, | 10 per ceut | 20 per cent. |
| 29 | Hattanyssess | 71 per cent | |
| \$ U | Pea, | lu per cent | |
| 3) | Vermillion, | "10 per cent | 20 per cent. |
| 32 | Wines and Liquors, | 10 per cent | -20 per cent. |
| 33 | apirite; consolidated duty, including that levied heretofore through | '9 as per im-) perial gallon. 5 | 16 as per im- periul gullon. |
| | , the Police of Coleuttu | #/·· ·· #·· · · · # | |
| | rateably engreened as the strength | | 1 |
| | exceeds London proof, and when | | , |
| | Imported in bottles, fire quart bot- | | |
| | tien abail be deemed toqui to one | | |
| | imperial gallon | | |
| 31 | *All articles not included in the above enumeration | 3j per cent. | 7 per cent |

Note to the above Schedule A.

| | RNUMERATION OF GOODS. | | When im- ported on British - tiottoms. | ported on Foreign Bottoms |
|-------|--|---|---|---------------------------------|
| (1) { | Precious Stones. Cornelien Bends Agutes & Blood stones | Come under this head | Pree | Free |
| | Bricks | This denomination does not include Bath or scouring Bricks which are dutable as unenumerated | 3} | 7 1 |
| (2) < | Stones | Refers to the article in its rough state for building; not to the manufactured article, such as Mill-stones, Grindstones, stones | 31 | 7 |
| | Stones | Plates, Caps, &c. neither to Marble, such as Busts. statutes, which are liable to duty as unenumerated articles | 31 | 7 |
| . ! | Fliates and Fire | | Si Free | 7. Pree |
| (3) | Books, Atlas, Maps, or Bu gravings | Are not exempt from pay- ment of outy under this head, but considered un- enumerated. When let- ter priss and Engraving or Maps are combined in any works, the Rule is, if the Maps, or Engrav- ings merely Blustrate the Letter Press, the work passes free as a Book. If the Letter Press be a mere illustra- tion of the Engravings or Maps, the work is dutis- ble as an puenartd. art. | 31 | 7 |
| • | Music and Mu- | Are dutlable as unenume- | 31 | 2 |

| | BRUMERATION OP GOODS. | Marine Stores, &c. | | when im- perted en Foreign Bottoms. |
|------------|-----------------------------|---|------------|--|
| (4) | Marine Stores | Under this head are not included deals of sorts, Lauterus and varnish, which pay as unequale- | 31 | 7 |
| | , | List of Marine Stores. Anchore Hock Burnin Fir Spars | | ` |
| | | Hemp Cardage | | |
| | | Rozin | | · |
| | | Sul Needles | • | |
| | Metala Plate and Plat-) | thatin I rous | 3 | G |
| | ed Ware | If not united with anyother ander the bead, is united, considered uncounterated. When the metal part cap- | 3 <u>1</u> | 7 |
| | Jewellery., | not be separately valued from the stones is considered unenuncrated When it can, the stones are valued separately for | 31 | 7 |
| (1) | , , | Free Entry, and the mounting subjected to daty as worked metal Machinery of a value exceeding 100 Rs. and | 3 | đ |
| | | ronspeting like Steam Bugines slimest entirely of metalic materials to have cotty at rate of metala or 3 per Cent. | 3 | |
| - | | when the produce of a Britis. Postession-Bils. letter 20th June 1839 enclosure Mr. I rinsep's of 20th June | | . , |

| | ENUMERATION OF GOODS. | Watches, Gold and Silver leaf, &c. | When im- por ed en British Bustoms | When im- parted on Foreign Bottoms. |
|---------------|--|---|---|--|
| ŗ | | If wholly of metal, as) worked metal | 3 | 6 |
| • | Walchess. | As unenumerated articles. | 3, | 7 |
| ļ | Gold and Silver Leaf, Brass leaf or Oraidue | is metal | 3, | 6 |
| (5) { | Ins ruments As- | | | |
| | tronomical, Ma- thematical, Mu- sical and Sur- gical | Are considered unenu- | 31 | ኛ |
| · · | Gum and Fire | Ditto ditto ditto | 31 | 7 , |
| (6) | Woollens | Under this head are com- prised all articles ma- nufactured from Wool, viz., Lumb's Wool, Las- car's Woollen Caps | 3 | q |
| (| Piece Goods. Silk Handker- | When in Pieces of more | | |
| (7) | chief, China, Silk and Capa, Shawis, Cotton and Silk Scarfa, Cotton Blankets | thun one hankerchief, Scarf or Shawl, are con sidered piece Goods, when single pieces, as unenume- rated also cotton blankets | 3 3 | 7 |
| (7);} | Ribbons | ome under the head of a unenumerated articles. | 31 | 7 |
| | Mixed goods | f Woodlen and Cotton, Woodlen and Silk, or Cotton and Silk, as unenumerated | 31 | 7, |

And when the duty is declared to be ad valorem, it shall be levied on the market value without deduction; and if the collector of customs shall see reason to doubt whether the goods come from the country from which they are declared to come by the importer, it shall be lawful for the collector of customs to call on the importer to furnish evidence as to the place of manufacture or production, and if such evidence shall not satisfy the said collector of the truth of the declaration, the goods shall be charged with the highest rate of dety, subject always to an appeal to the board of customs, salt and opium.

And upon the re-export by sea of goods imported, excepting opium and sait, provided the re-export be made within two years of the date of import as per custom house register, and the goods be identified to the satisfaction of the collector of customs, there shall be retained one-eighth of the amount of duty levied, and the remainder shall be repaid as drawback. And if goods be reported in the same ship without ming landed (always excepting opium and sait in regard to which the special trees in force shall continue to apply,) there shall be no import duty levied thereon,—see also article XVI. of 1837, sec. XIV. This clause hasnow retrospective effect.

And after the said let April, 1837, credit shall not be given, nor shall draw-back be allowed of any inland customs or land frontier duty, paid at any custom house or chokee of the Jamus frontier line, or of Benares, except only upon the article of cotton wool, covered by rawannas taken out at the enstant houses of the western provinces, and proved to have been destined for exact by see when passed out of those provinces.

1

Fort WILLIAM, GREERAL DEFARTMENT, THE SOTH MAY, 1936.
Under the powers conferred by the 6th Section Act No. XIV. of this year the Governor of Bengal has fixed the station of Kedgeree, in the river Hooghly, as the place beyond which no vessel, inward bound, shall pass, until the master, and commander shall have delivered a manifest of the cargo and goods laden therein, drawn, up in the form prescribed by section 45, regulation IX. 1810, to the Pilot on Board, in order that it may be forwarded to Calcuta in such manner as may be ordered by the Marine Board.

H. T. PKINSEP, Secy. to Govt.

SCHEDULB B.

Rates of duty to be charged upon goods exported by sea from any port or place in the presidency of Fort William in Bengal.

| No. | Enumeration of goods. | Exported on Bri tish bottoms. | Exported an forreign bottoms. |
|------|--|---|---|
| 1 2 | Bullion and Coin, | | Pres Ditto. |
| 3 | Baoks printed in India, | Ditte | |
| 4 | Horses and living animais | hite. | |
| 5 | Opinin purchased at Govern. } ment sales in Calcutta, | Ditto | - |
| ß | Cotton wood exported to Eu- rope, the United states of America or say British possession in America (1) | Ditto | 6 As. per md. of 80 tolas to the seer. |
| 7 | | As. 8 per Md. of 80 tolahs per seer | As. 16 per md. of 80tolas to the seer |
| 8 | Sugar and rom exported to the United Kingdom, or to any British po session (2) | Pree | |
| 9 | Ditto, exported to any other place | 3 per cent | 6 per cent.* |
| 10 | Grain and pulse of all sorts | I Ama per bay not exceeding 2 mds. of 80 tolahis to the seer, or if exported otherwise than in bags, 1 anna per | 2 As. per bag, not exg. 2 mds. of 80 tolas to the seer, or if exp rted other wise than in bags, 1 anna per mauod. Rs. 6 per md., |
| 11 | Indigo | of 80 toluis to the | >of 80 tolas to |
| 12 | Lac dye and shell lac | 4 per gent. | |
| 13 | Silk, raw fliature, | 1 | 77 As. per seer |
| 14 | Silk, Bengal wound, | 3 As. per seer of | 16 As. per seer 5 of 80 toles. |
| 15 | Tobacco, | 1 | , · · |
| , 16 | All country sticles not enume- } rated or named above, | 3 per cent | let. |

Salt provisions cored in the country, allowed for export, whether on British or foreign boltoms, G. O. 8th Jan. 1840.

NOTE TO THE ABOVE SCHEDULE B.

| indisperies a. | ESUMERATION OF GOODS. | Catton Wool, &c. | on British | Ezparted on Foreign Bottoms. |
|----------------|-----------------------|---|------------|------------------------------------|
| (1) | Cotton Wool | Cotion Plyings or refuse, Cutton is considered une- | 8 | 6 ,i |
| (3) | Sugar and Rum. | The word Sugar includes all extract from the Sugar cane, as Molasses, Juge-ry, Goor, Treacles, Syrap. | , | |
| | | Sugar shipped as stores on a vessel proceeding to a British Poss ssion is dutish'e, as stores are consumed any where | 3 | 8 |
| - | | Sugar and Rum shipped to any British Possession on the conti cut of India are Dutlable, see section 11 Act XVI. of 1837 | 3 | G |

Rum exported under 1 000 gulloos, pays an abkarce duty 8 annas per gallon, and is shipped free of all custom duties under any flag to any place whatever.

And when the duty is declared to be ad valorem, the same shall be levied on the market value of the article at the place of export, without deduction.

And the settling for the duties on export by sea, credit shall be given for payment of inland customs duty, and drawback shall be allowed of any excess of daty paid upon production of ruwanuss under the following conditions, antil the lat April, 1837;

First.—That the goods shall be identified, and destination to the port of expert, proved in the usual manner.

Second —That the ruwsman shall hear date before the lat April, 1836, and the goods shall not have been protected thereby, or by the orginal thereof, more than two years.

Passage of Servants,

Mistakes having occurred on the part of individuals applying to Governament for parallelion for servants to proceed on board stip, with respect to the description of such servants, the Governor-General to conneil is pleased to direct, that all persons applying to Government to authorize the reception of any servant on board ship, shall distinctly appelly in their application, alter parelal logicy, the country to which such servant may bel no.

His Excellency in connell is also pleased to direct, that extracts from fore mer order of the honorable the court of directors, relative to servants proceed-

ing on board ship, be now re-published for general information.

Extract from a public general letter from the honogable the court of die

rectors, dated the 19th August, 1807.

4th.—"We have resolved, that to future, previous to any black servant, or the wife of any non-commissioned officer or private, either in his Majesty's of the company's service, being allowed to come to England, in attendance upon passengers on board any ship whatever, a deposit of £ 100 instead of £50, an horsetofore, be made in the company's treasury, at your presidency."

Extract from paragraph 17th of a public general letter from the hono-

rable the court of directors, dated the 14th of January, 1819.

"We think it necessary here to state, that in giving these directions, it was our intention, that the deposit should be made, not only for the return of natives of India, but for that of black servants in general, and we, therefore, now direct, that the prescribed deposit shall be made, for the return of all servants who may be natives of any parts of Asis, or Africa, or other countries whatever, continents, or islands, which are altuated within the limits of the company's exclusive trade."

Extract from a public general letter from the Honorable the Court of

Directors, dated the 22d July 1814.

69th.—" We however direct, that in future, upon permission being given for any female European servants to proceed to Euro, e, the deposit ordered by our General Letter of the 19th August, 1817, he made previous to the order for the person to be received on board being delivered, and that it be particularly expressed in the order, whether the female servants is the wife of a Non-commissioned officer or private in His Majenty's or company's service; if so, what regiment or corps the husband belongs, and whether it is the woman's intention to apply for leave to return to India.

Betract from a public general letter from the Honorable the Court of

Directors, dated the 7th of January, 1820

4.—4 We have of late received various applications from the wives of soldiers in the company's service, who have some to lingland in attendance on passengers, during the voyage, to be granted a passage back to India, at the company's expense.

These persons have no claim whatever upon the company, and we have resolved not to accorde to such applications under any circumstances. We, therefore desire, that you will make our determination, in this respect, public,

[&]quot;Modified. "Under the circumstances brought to our notice in your letters in this Dept. dated 12th March last (No. 7, as notherized you to reduc the deposit made on account of Native Servent proceeding to England or to the Cape of Good Hope, from As. 1,000 to 500. See Cal. Gas. 20th Jan. 1839.

in order that females coming home to the service of individuals, may be aware, that they cannot entertain any expectation of being returned to India at the company's expence.

By Command of His Excellency the Most Noble the Governor-General

in Council,

C. I.USHINGTON, Actg Chief Sec. to Govt.

Fort William, General Department, May 3, 1822.

PASSENGERS' PAGGAGE.

Considerable misapprehension prevailing as to what articles are comprised in the term " buggage in use," and so entitled to free duty, it is hereby declared, that the term spolies solely to wearing apparel, second-hand, or in use, cabin farniture and trifling personal property, all in use and accompanying the baggage of overland pussengers, not accompanying them, is also imported free. if it would have free, had they come in the ship with it, the proprietor.

The tide-waiter on board each vessel, after satisfying himself by inspection, that baggage as above defined, has been in use, will pass it direct from

the ship.

Fresh millinery, eaddlery, musical instruments, zuns, pistols, carriages, wines, spirits, plate, glass, crockery, &c. not used. [sithough for personal use and not brought for sale] are liable to duty; all packages containing such articles as well as all closed packages, whatever contents may be stated to be, must be sent to the custom house, at the expence of the proprietor, for examination and levy of duty, unless proprietor can produce to the Tidewaiter, a custom house permit or puss, particularly specifying such parkages.

Passenvers whose baggage may have been forwarded to the Cutom House. are requested to apply in writing to the collector of customs at the custom House, for a permit; and such applications should contain the number of puckages, and the contents and value of each.

The inward haggage Rules having in practice been modified to the extent of allowing free entry to the following articles, viz.

Buch Lady Passenger One closed package of new Milliners. Bach gentleman ditto. Apparel, and accoutrements, one gun and pair of platols.

The Inspectors will save the collector much trouble by going on boards Beitich passenger ships at time of their arrival off town and passing all such

packages:

The Inspectors may likewise take the word of any gentleman in the Queen's or Gumpany's service for the contents of closed packages, and pass direct all such as may not appear to cont. in dutiable articles. 27th June 1839.

By order of the Board of Customs,

R. WALKER, Actg. Colir Govt. Customs, Calcutta, Custom House, the 2d Reb. 1837.

N. B. The shove spoiles solely to the baggage of passengers arriving from havond rea. In passing the begange of possengers to a ship leaving the port, the Tide-waiter on board will exercise greater discretion in passing all wearing apperal new or old, furniture and personal property in use, and stores, such ad winest apicita, ton, sugar and biscuite ; in short, all edible and drinkable acticites; for the consumption of a passenger on board ship.

Notice —Commanders of vessels being in the babit of inserting at the bottom of their manifests "surplus stores may be landed, if required, and subsequently importing large quantities of wines, spirits, hams, cheeses and other edible articles, and claiming exemption from the penalties prescribed by section 6th, of the act for you is unusanfested, on the ground, that such importations are comprehended in the manifest under the term surplus stores, notice is hereby given, that in tuture all goods of the above description, landed in excess of the quantity stated in the victualiting till, will be considered increhandize dimmanifested, and be subjected to double duty or confidention under the above acction, as the Board of Customs may be pleased to direct.

By order of the Board of Custome,

R. WALKER, Actg. Colle., Govt. Custome.

Calcutta, Custom- House, 2d December, 1836.

Bengal Gobernment Securities.

NEW FIVE PER CENT. TRANSFER REMITTABLE LOAN, NOT PAY-ABLE BEFORE 220 APRIL, 1854, OPENED 13TH OCTOBER, 1834, NOTES TO BE DITED 31ST DECEMBER, 1834.

Sub-Tressurers at Fort William, Fort St. George and Bombay, are author rized to receive from and after 15th October 1884, any six per cent. promissory notes of 30th Jane, 1822, that may be tendered for a transfer into this loan. A bonus or premium of 5 per cent, will be granted on all trunsfers, Le. to say for every note surrendered for transfer a new note will be issued for a principal sum exceeding the principal sain of the note surrendered in the proportion of 105 for every 100 sieca rapees, and the note so issued in exchange will bear. interest at 5 per cent. per annum, from 31st Dreember, 1834, which will be 14s date. Interest will be paid half yearly, viz. on 30th June and 31st December of each year. Transfers to this loan receivable up to the 15th February 1835 and not after. Proprietors of notes transferred shall receive interest thereon up to the 31st December, 1834, at six per cent. the same as if the transfer had not been made, and with a like privilege to Propritors feeldent in Europe to receive said interest in cash or by billat one year's date at 2s. 1d. per sicen rupre. After Sist December, 1834, interest will be paid at 5 per cent. and all demands on account of the notes surrendered, shall ceuse. The notes Nos. I to 837 of the 6 per cent. loan of 30th June, 1822, advertised for payment on the 9th May 1834, also receivable on same conditions. Promissory notes of this new five per cent, transfer loan will be registered and numbered in the order of applications made for promissory notes in exchange, i. e. to say, in the order in which notice of transfer shall be received in the office of accountant generai at Calcutta. The accounts of this loan tobs closed on 15th February, 1834. and when payment is to be made, in case all the numbers are not to be paid off at once, those of the highest numbers will come first in course of payment. Proprietors in Europe of 5 per cant. Transfer luggs, will have their notes registered in the auditor's office at the East India Rouse in London, so as to admit of sales in England without pregious reference, and the employment of agents to effect the transfer la India. Notes registered in England, interest payable in England only, at periods when the bill for the same would become due, supposing interest payable to India by the terms of the nates to have be This transfer 5 per cent. loss not to be paid off before Bate. April, 1894, and not antil 10 mouths previous motion. Principal receivable at the option of proprietor either to gun at the second dressure of Calentin in its pills on Loudon at 12 months, date, at 2s. 1d. per siess rupess, the sport 9. Stock of the five per cent. transfer loan, opened by this advertisement, may be consolidated and divided at the pleasure of the proprietors in the books in which it is registered.

10. Proprieture of six per cent, remittable paper who may transfer into the Ave per cent, loan now advertized, shall not be subjected on this operations to

the fees prescribed in the regulations for the government agency.

It. Proprietors of the five per cent, transfer notes issued under the advertisement of this department, bearing date the 13th October last, or their inthopled agencs, will be permitted to transfer their property into the book-debt loan. For this purpose a period of four months will be allowed to the holders of five per cent, promissory notes or their agents, and it is hereby not fled, that during the same period fresh transfers will be allowed to the book debt by holders of six per cent, remittable paper.

12. Forms of stock receipt will be published in a future notice.

Published by order of the houble the governor-general of India in Council,

O. A. BUSIIBY, Secy. to Govt.

FORT WILLIAM, PINANCIAL DEPARTMENT, THE 17th June, 1835.

Notice is hereby given, that proprietors resident in Furope, of six per centmemittable paper, or of tive per cent, transfer, notes, authorized to the advertisement of the present date to be received in transfer to the book debt loan, whose
instructions to their agents make no provision for that event, will be allowed a
conditional transfer into the book debt loan. In respect to six per cent, noter,
it will be optional with the proprietors to confirm the transfer, or to receive
payment according to the notices published from his department, bearing date
respectively the 9th of May, and the 13th of October, 1834; provided, however, that no notice disallowing a transfer will be accepted as valid after fifteen,
months from this date. The same period is granted to absentee proprietors of
five per cent, transfer notes, for disallowing the act of their agents in transferring such notes to the book debt loan.

Rublished by order of the hon'ble the governor-general of India in Council.

G. A. BUSHBY, Sccy. to Gart.

First five per cent. Loan of 1832-33.

Discharged in cash at General Treasury. Proprietors however, who are realding in Europe, and have made no provision in this country for the receipt of principal are allowed the indulgence of a treasury note at 5 per cent. for one year

FOUR PER CENT. LOAN OF 1884-25.

The notes of this loan are nearly all transerred to the second five per cent. Igan, and no further transfers are now admitted.

SECOND PLYE PER CENT. LOAN OF 1825-261

Under the government advertisement of the 19th May, 1832 subscriptions to this loss are received, half in rash and half in four per cent, promissory notes, in transcry notes, outstanding at this presidency, are also received at par, in subscription, to this loss. The interest is payable quarterly, to each, by bills on the honorable the court of directors, at the exchange of two shillings the Calcutta sicolarupes; payable 13 months after date, until orders, be received from the court to the contrary. No bill on the court of directors shall be demanded; for a less sum then 250 Calcutta sicolarupes, or 25 pound sterling.

.

Agreeably to the government advertisements, under date the 18th August, 1825, and 8th June, 1826, and ted bills of a dary, and all authorized demands, are received in subscription to the above losu. No further subscriptions are received to this loan. From No. 1 to 250 paid off 2d July, 1832; from 251 to 750 paid off 8th November, 1833; from 721 to 1150 paid off 20th March, 1834.

SECOND FOUR PER CENT. LOAN OF 1828-29.

Opened on the 31 of July, 1834. Sub-criptions to this loan are received for sums, in even hundreds, of Calcutta sicen rupess. The conditions of this loan are the same as those of the 18 h August, 1825, save in respect to the rate of integers. Provided also, that the interest shall be paid in cash only, and not in hils on the houble the court of directors; no further subscriptions are received to this loan.

THIRD FIVE PLR CENT. LOAN OF 1820-30.

Opened on the 15th of January 1838. Subscriptions to this loan were received in sums of even hundreds of Calcutta sicca rupres. The conditions of this loan are the same as those of the 5 per cent. loan of the 18th August, 1825; but the interest will be paid in cash only, and not in bills on the houble the court of directors.

The holders of 4 per cent, promissory notes, issued under the advertisement of the 3 i July, 1828, are hereby informed, that subscriptions to the above loan will be received, half cash and half in the said promissory notes; further subscriptions are received to this loan, and no portion has been yet or dered for payment.

THIRD FOUR PER CENT. LOAN OF JUNE 7, 1811.

Promissory notes which are dated 1st May, 1832, closed on the 31st October, 1835, and in lieu of it, a fourth 4 per cent. loan has been opened by acvertisement, dated 16 h September 1835, in company's supers inserted below under the same provisions and conditions of this loan

Proprietors of papers of this last receive interest half-yearly, viz on the 1st May and 1st November of each year, and such as are bona fide residents in Europe, have the option to receive through their representatives in India, Interest, by bills on the H. C. of directors, at the exchange of 1s. 1ld. per sicca rupees.

FOURTH FOUR PER CENT. LOAN OF SEPTEMBER 16, 1835.

In Company's rupecs, promissory netes, dated 31st March, 1836.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 16TH SEPTEMBER, 1836.

Notice is hereby given, that the sub-treasurer at Fort William, Fort St. George, and Bombay, the s veral residents at native courts, and several 'collectors of land revenue under those presidencies, as well as the collectors under the Agra government, have been authorized to acceive, until further orders, as y some of money, in even hundreds, of not less than 500 of company's rupees, which may be tendered on loan to the Bast India company, at an interest of 4 per court per some m, subject to the provisions hereinalter specifical.

3. Addited bills for arreass of salary, whether the same shall have been advertised for payment or not, will be received in lieu of cash subscription with out any addition. Bills of Exchange on the public treasuries, will also be received in subscription to this loan, with a deduction at the rate of 4 per cent, per unders, for the period they may have to run. Treasury notes and all authorize the babile demands will be received as cash at par.

3. The pay masters of the army, under the several presidencies, are also authorized to transfer any demand which may be payable by them respectively to this loan, and to grant drafts at the presidencies of Port William, Fort St. George and Agra, for the amount, in the usual manner, on the accountant general; and the presidency of Bunbay, on the military pay master general, which drafts shall be received by the several officers above mentioned, in payment of subscriptions, on being tendered to them for that purpose.

4 Parrackabad, Lacknow, Madras and Bombay rupecs will be received, where respectively current, at par with the company's rupecs, in which last mentioned currency all acknowledgments for the receipt of money into this loan shall be expressed, and Cal utta sices rupees, where this rupec is current, will be received at the rate of 15 sices rupees for 16 company's rupees. Interest when point to these rupees will be issued at the rate antecedently specified.

5. The several public efficers authorized to severe subscriptions into this lean, will grant acknowledgments in the following form, for all sums received:

by them respectively.

- "I hereby acknowledge that A. B. has this day paid into the East India company's treasury the sum of company's rapecs for which he is cutified to receive a promissory note, bearing interest from the (31st March of 30th September next coming of the year in which the subscription may be received, as the case may be) of the tenor and subject to the conditions specified in the advertisement published in the Calcutta gaze to of the 3d of October, 1835, and intermediately, the same interest from the date of this acknowledgment to the (31st March of 30th September of the year of subscription as above.)"
- 6. The deputy accountant-general at Fort William will, on the said ac-knowledgments being delivered to him, forthwith cause to be prepared and issued to the parties entitled thereto, promissory notes, under the signature of the secretary to the government of India of the following form:—

FORT WILLIAM, THE 31st MARCH, 1836.

"Promissory note at 4 per cent, for company's rapers.

"The governor-general of India in council, does hereby acknowledge to have received from A. B. the sum of company's rapees us a loan to the East India Company, and does hereby promise for and on hehalf of the said company, to respay the said loan, by paying the said shin of company a tupera to the and A. B., his executors or administrators. or his or their visior, on demand, at the general treasury of Fort William, after the expiration of three months; notice of payment to be given by the governorgeneral of India in council in the Colcutta Gazette, and to pay the interest accrutage on the said sum of company's rupces at the rate of four precent, her annum, by half yearly payments at the general tressury of foot William, to the said A. P., his executors or administrators, until the expiration of three months after such notice of payment asaforesaid, when the amount of interest due will be payable with the principal, and (such notice being considered as equivalent to a tender of payment at the period appointed for the discharge of the note,) all further interest shall cease...

"Surned by the nuthority of the governor-general of India in council," Accountant. General's Office, ?

Registered as No. of Segretary to the government.

7. The several officers authorized to receive subscriptions, will, on application from the holders of acknowledgments, transmit them (free of every expense whatever) to the accountant-general in Bengal, to be exchanged for promissory notes bearing interest from the Slat March or 30th Septembes next-cassing, after the date of subscription. The interest accruing on this broken period of the half year, that may interveue between the date of subscription, and the Slat March or 30th September next enaming, as the case may be, with he paid up at the time of granting the acknowledgment.

1 }

- Proprietors of notes who may require the interest to be paid at the General Treasury of Fort St. George, shall be entitled to receive it accordingly, provided they previously notify their wish to the Accountant-General at Park William, and pres notify their wish to the Accountant-General at Park William, and pres notify a note that the hard of the payment of insterest at the said treasury, written on the face of them under the signature of the said officer, or that of the deputy accountant-general. And after such oreder shall, on the application of the proprietor, be inscribed on any note, the interest shall be payable only from the said treasury, unless the proprietor shall present the note with an application for the purpose of transferring the payament to Bengal, to the accountant-general at Fort St. George, who, or such application being so made, will cancel the said order by a writing lusaribed as aforesaid, under signature of himself or his deputy. A similar course will be a followed, mulatis malandis, in the case of proprietors of notes who may desire to have the interest thereof paid at the general tree sury of Bombay.
- O The propeletors of acknowledgments who may desire to have the interest of the promissory notes to be issued in exchange thereof, to be made immediately payable at Madras or Bombay, must express their desire to that effect and the face of acknowledgments before transmitting them to the accommentageneral at Fort William, who will make the interest payable accordingly in the manner and subject to the condition above stated.
- 10. The promissory notes of this loan shall not be renewed or sub-divided except by the accountent-general. But the accountant-general at Fort St. George and Bombay will, on application of the propritors of such notes, and the payment of the established fees, transmit them to the accountant-general of Bugal for the purpose of being renewed or sub-divided free of all further expense. In other respects, the practice and ral a heretofors in use in regard to the renewal and sub-division of promissory notes, will be adhered to.
- The said notes shall be advertised for payment in the inverse order in which they shall have been placed upon the general register; that is to say, the notes last brought on the register shall be first liable to be discharged; but all notes advertised at the same time for payment, shall become payable on demand, without regard to priority, at the expiration of the notice. Government shall also be at liberty to advertise other notes for payment, without waiting for the expiration of pending notices and to discharge the notes so subsequently advertise I, at the expiration of the notice relating to them, notwithstanding the holders of notes comprized in prior advertise neats may have been omitted by themselves, or their attornies, do't authorized, to apply for payment.

Published by order of the Honorable the Governor-General of India in . Council,

G. A. BUSIIBY, Sec. to the Govt. of India.

PRES.

1. A fee of a rupee is paid on the renewal and consolidation of all Government promissory notes.

2. On the sub-division of any of the public securities, a fee of one rupes is levied on each note taken out by the party applying for the sub-division.

3 For each bill of exchange, drawn on a provincial treasury, a fee is levied in proportion to the amount, according to the same rates, which are established above, in clause 2, for the assessment of fees on the renewal of promissory notes.

Public Agency.

FORT WILLIAM, PUBLIC DEPARTMENT, DECEMBER, 91, 1810.

The following regulations having been adopted by the governor-general in council, under the authority and direction of the honorable court of directors, they are now published for general information:

24. The governor general in council has been pleased to authorize the government agent for the time being, to act under the responsibility of the

honorable company, as agent for the purposes hereinafter mentioned of the pubhe creditors of the government, whather residing in Europe or elsewhere.

3d. The officer above-mentioned is authorized to receive charge of, and to grant receipts in duplicate for any obligation or loan acknowledgments of this government, which the proprietor may wish to deposit with them. No note is to be received in deposit, which shall not appear to be made out in the name of, or be regularly indorsed to, the person depositing it. Persons desiring to deposit their government securities, shall make their application to the government agent in the form hereunto subjoined, No. 1; and the receipt of that officer will be given in the form No. 2.

4th. The officer above mentioned, will receive the interest on any government paper which may be deposited with him; and will, according to the instructions of the proprietor, remit the um unt, either to England in bills to be drawn on the honorable court of directors, if the same shall be payable in such bills by the terms of the loan, or to the presidencies of Fort St. George or Bombuy, by drufts on the public treasures of those presidencies, or to any of the stations suborninate to this presidency, by drafts on the Collectors, or on the residents at Delhi or Lucknow, according to the rates of exchange at which government may draw at the time; or he will pay the amount, at the presidency, to any person nominated by the proprietor to receive such payment. The instructions as to the manner in which the interest is to be paid, must be anade out according to the forms because subjoined, Nos. 3, 4 and 5, which are adapted to the several cases above specified. The proprietor will be at liberty to substitute one of these modes of reciving the interest for the other, as often as he shall think fit; provided, that the fresh instructions be delivered at the treasury one month before the day on which the faterest fals due. Persoushaving more noise than one in deposit, may give separate instructions regarding the interest on each note but the whole of the interest on each note ingst be acceived in the a me manner, and at the same time.

5th. When the principal of any covernment paper so deposited shall become payable, the abovement oned officer will, according to the instructions of the proprietors, either pay the amount, with interest, due upon it, to such person as shall be appointed to receive the payment, or he will re-invest it in any other loan to which it may be subscribable at the time or in the purchase of other obligations or loan acknowledgments of this government in the market, at the current price of the day.

Oth. The instructions, for these purposes must be made out according to the forms hereunto subjoined, Nos. 6, 7 and 8, which are adapted to the three several cases above specified. The propritor may at any time substitute one of these mod, of disposing of the principal for the other, provided that the fresh instructions be delivered at the government agents office one month before the day on which the principal falls due. Persons having more notes than one indeposit, may give separate instructions to arding such note; but the whole someout of such note must be disposed of in the same manner, and at the same time.

7th. If any loan be opened by the government of Fort William, into which the paper deposited may be receivable, the officer ab wementioned, is authorized to anticoribe the paper deposited to each loan, upon receiving the instructions of the proprietors for that purpose, although the notes may not be in course of payment. Instructions for these purposes must be made out according to the form No. 9.

Sth. The officer abovementioned is authorized to receive remittances, in government bills only, from individuals, desiring to purchase the public accupities for deposit with them, (provided such bills shall be payable at the general treasury, or problemy pay office, and to invest the amount, according to the featurections of the proprietor, in the government securities, either by subscribing the amount to any loan which may be open for the receipt of case, or by purchase in the market at the current price of the day. Instructions for this purpose shall be made out according to the forms hereunto subjoined. Non-

3th. The officer shovementioned, is further authorized to invest the ismount of interest due on paper deposited with him in the Government securities, in either of the modes mentioned in the last clause, upon receiving the propeletor's instructions for that purpose. Such instructions must be made out in the forms hereunta subjoined, No. 12

9th. The same officer is further sutherized at any time, on receiving paper sutherity and instructions from the proprietor for that purpose, to endorse, to such any one or more notes deposited with him, as attorney of the owner, to such person as he shall direct, or to sell the same off the owner's account at the current price of the day, and to pay over the proceeds in cash at the treasury, to such person as the proprietor may appoint to receive the same. Any fees, which may have become due according to the rates herein-after prescribed upon the paper required to be indersed, are to be paid before the indersement is made, or in case of the sale of the paper, the first shall be deducted from the amount proceeds before it is paid over. The power of attorney to inderse or tax sell, must be made out eccording to the form No. 14; and the direction to sell and the order to pay, according to the form No. 14; and the direction to sell and the order to pay,

10th. If Government should at any future period grant a remittance of the principal of any paper deposited under the terms of this advertisement, the officer abovementationed will remit the principal of overeits is instructions from the proprietor to that effect. Such instructions must be made out according to the form No. 16. The proprietor may at any time withdraw the Government securities deposited or any part of them, from the charge of the abovementioned officer, and such according will be delivered up to the proprietor himself, or to any other person whem he may authorize to receive them, upon payment of such freeze may have become due to the Government Agent, according to the rate bereafter specified upon the paper so required to be delivered up. The authority to receive deposited paper, must be made out according to the form No. 17.

14th. In each of the coacs on which the officer abovementioned is authorized to invest many in the public securities, it is to be understood, that the will invest us nearly as possible, the whole amount; but that they are in no case and upon no account to exceed it. Such fractional sum us may remain in his bands above the amount invested, will be payable on demand at the treessary to the order of the proprietor. Such order is to be made out according to the form No. 18.

12th; The full postage must be paid on all letters directed to the officer abovementioned, and the full postage on all letters from him will be charged to the persons to whom they are addressed. All letters addressed to him are to a be superscribed in the following manner:—

"To the Government Agent for the time being.

FORT WILLIAM,

13th. The responsibility of the Hangrable Company is strictly confined to the cases above specified, and to such transactions as shall be conducted according to the prescribed forms. These forms will be prized and fornished in blank at the different presidencies, and at the India House, to persons desirous of availing themselves of the agency of the public servant, and no other than the forms so turnished, will be received or acted upon by that officer.

. If th. Commission's laid be payable to the Government Agent on the several transactions above specified, seconding to the subjoined rates.

INTEREST.

1. On the receipt and remittance, or investment of interest on paper deposited, I per cent, on the whole transaction; but no commission is to be made chargeable on the remittance by bills on the Court of Directors for interest arising from the notes of any loan prior to that published under this date.

PRINCIPAL.

2 On the remittance of the principal of notes deposited (in the event of such remittance being granted at any future period) four aunas per thousand.

DEPOSIT.

3. 1 rupce per 1,000 to 10,000; above 10,000 an additional 1 per every 10,000, not to exceed 20 on any sum in one note.

* TRANSPERS.

4 On transferring any Government accurities or loan acknowledgment to a new loan, a commissions at the rate of one rupee per thousand.

RECEIVING AND THANSPERRING.

5 On receiving payment of notes deposited, and subscribing the amount to a new loan, one rupee per thousand.

RECEIVING BY RUMITTANCE AND TRANSPERING.

6 On receiving remittances by Government bills, and subscribing the amount to a loan, one-eight, or two annas per cent.

RECEIVING BY REMITTANCE AND PURCHASING.

7. On receiving conditiones by Government bills, and investing the amount in the public securities by purchase in the market, four armas per cent.

BUYING AND BELLING COMPANY'S PAPER.

Broker ge 2 annus per cent, when the ruper remains in custody of the Guet. Agents

SKLLING OUT AND PAYING PROCEEDS

8. For receiving principal of notes paid off, and paying the same on the proprietor's order & per cent.

RITURYING DEPOSITS.

9. On indorsing notes by directions of the proprietors, when the scale is not effected by 1 per 1,000 to 10,000, above 10,000 an additional 1 per every 10,000, not to exceed 20 on any sum, in one note and in returning notes from deposits to the proprietors a fee of 4 sunss per cent.

10. Such fers or commission as may have become due on any of the above-mentioned transactions from any person depositing paper, will be deducted by the Government Agent from the first interest received by him, from any paper in deposit belonging to such person, but if that officer shall in any instance omit to deduct his fees or commission from the interest coming first to his hands, they shall not be at liberty to make the deduction at any future period.

11. Government reserves to itself the liberty of withdrawing the authority hereby granted to the Government agent upon giving two years' notice of their intention, so to do, in the Calcutta Gazette; and at the expiration of such notice, that officer will cease to act in the concerns of individuals; but any Government paper which may have been deposited with him, and remain for sale custody at the treasury until claimed by the proprietors.

Published by order of the Right Honorable the Governor-General in Council.

H. Sr. G. TUCKER, Secretary to the Government.

No. 1.

Form of application to be allowed to deposit public securities, with the Government agent.

[Insert the year and day of the month on which the application is made, and the place at which it is signed.]

Sir,-Picase to receive the public securities here-undermentioned into your

charge, according to the terms of the advertisement published in the Calcutta Guzatic of the Sist December 1810, and 1st July 1833,

No. of for Cos. Re dated

1 um, Sir, &c. &c. &c. &c. A. B.

To the Government Agent, for the time being, Fort WILLIAM.

No. 2.

Form of the Government Agent, receipt for paper diposited.

FORT WILLIAM, GOVERNMENT AGENTS OFFICE.

•

Received of the undermentioned public securities to be kept under my charge, open the terms of the advertisement published in the Calcutta Gazatte, on the 31st December, 1810, and 1st July 1833

No. of for Sa. Re- dated No. of for Cos. 3th dated

C. D. Government Agent.

at B.

No. 37 Form of the instruction for receipt of interest.

Where to be remitted by bills on the Court of Directors. [Insert case of time and place of fling to the metraction.]

Sir,—Please to receive the interest accromy from time to time on the undermentioned public securities deposited with you, in bills on the honorable Court of Directors, according to the conditions of the loans, to which these securities belong.

The bills to be made payable to A. B. or order, and to be inclosed to the address of C. D. at E.

the person and No. of for Sa. Rathe person and No. of for Cos. Raplace to which

the hills are to be

directed. I um, Sir, &c. &c. &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 4.

Where to he remitted by bills on the Collectors or Residents.

[Dute of time and place.]

Fir,-Please to remit the interest accraing from time to time on the undermentioned securities deposited with you by draft on.

The collector of

The resident of

Payable to A. B. and to inclose the said draft to C. D.

Insert the name of the No. of for Sa. Re-

person and place to No. of for Cos. Ma-

be directed. 1 am, Sir, &c. &c. &c.

To the Gove. nment Agent for the time being, FORT WILLIAM.

No. 5. Where to be paid on the Treasury.

[Dute of time and place.]

Sir, Please to pay the amount of the interest accraing from time to time on the undermentioned a curities deposited with you, to A. B. of C., or to his order, on my account, upon demand at the Treasury of Fort William.

No. of for Sa Rs-No. of for Con. Rs-

I am, Sir, &c. &c. &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 6.

I'orm of instruction for the disposal of the principal and interest of paper deposited, when it comes in course of payment.

Where to be subscribed to any loan which mvy be open at the time.

[Date of time and place.]

Bir - Please to subscribe the undermentioned securities deposited with you when they shall come in course of payment of such loan of the Bengal government, as may be then open.

No. of for Sa. Re-

To the Government Agent for the time being, FORT WILLIAM.

No. 7.

Where to be invested in other public securities.

[Date of time and place.]

Sir,—Please to invest the amount dozon the undermentioned public securities deposited with you, when they shall be paid off, in other lean acknowledgments or promissory notes of the Bengal government, and retain the same (when purchased) in deposit on my account, upon the terms of the advertisement published in the Calcutta Gaz:tte of the Sist December, 1810, and 1st July, 1833.

> No. of for Sa. 14s-No. of for Cos. 14s-

> > l am, Sir, &c.

To the Government Agent for the time being, PORT WILLIAM.

No. 8.

Where to be paid to the owner's order.

[Date of time and place.]

Sir, Please to pay the amount due on the undermentioned public securities specified with you when the same shall come into course of payment to A. B. so order on my account, upon demand thereof, at the Pressury at Fort William.

No. of for the Re-

I am, Sir. &c.

No. 9.

Form of instruction to subscribe deposited paper not in course of payment 1 to a new loan.

[Date of time and place.]

Sir .- Please to subscribe the undermentioned public securities deposited with you to the loan now open on my account.

No. of for Sa. Ra-

l um, Sir, &c &c. &c.

To the Government Agent for time being, FORT WILLIAM.

No. 10.

Form of instruction to invert the amount of Government bills.

Where to be subscribed to a bean.

[Date of time and place.]

Sir,—Please to anhacribe the amount of the undermentioned bills, transmitted herewith to the loan new open on my account, and to retain the securities received for such subscription in deposit for me, under the terms of the advertisement published in the Calcutta Gazette of the 31st December, 1810, and 1st July 1833.

One bill drawn by on the Governor-General in Council, for Con. Ra-One bill drawn by on the Governor-General in Council, for Con. Ra-I um, Sir, &c. &c. &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 11.

Where to be invested in paper purchased.

[Date of time and place.]

Sir,—Please to invest the amount of the undermentioned bills when the same shall become payable at the Treasury, in loan, acknowledgments or promissory notes of the Bengal Government, in my name, and on my account, and to retain the same when purchased in deposit under the terms of the advertisement published in the Calcutta Gazette of the 31st December, 1810, and lat J ly 1833.

One bill drawn by on the Governor-General in Council, for Cos. Reon the Governor-General in Council, for Cos. Re-I am, Sir, &c. &c.

To the Government Agent for the time being, PORT WILLPAM.

No. 12.

Form of Instruction to invest the amount of interest accruing on paper deposited in the purchase of other paper.

[Date of time and place.]

Sir,—Please to invest the amount of interest accruing from time to time on the undermentioned accurities deposited with you in the purchase of other loan acknowledgments or promisency notes of the Hengal Government in my name and on my account, and to retain the same (when parchased) in deposit under the terms of the advertisement published in the Calcutta Gazette of the Sist December, 1810, and lat July 1833.

No. of for Sa. Re-

· lam, Sir, &c. &c. &c.

To the Government Agent for the timesteing, Your William.

Form of power of attorney to the government agent, to sell or indorse paper deposited.

KNOW ALL MEN by these presents, that I do make, constitute, and appointed the person or persons exercising the office of Government Agent at ort William in Bengal to be my sterney (and from time to time as any other person shall be appointed to exercise the said office, I do substitute the person, so appointed, so that this power shall always be executed by the person exercising the said office) in my name and on my behalf to indorse, sell, and assign, all or any securities of the Bast India company, deposited, or which may bereafter be deposited, by or for me, with the mid Covernment Agent under the terms of the advertisements published in the Culcutts Gazette of the 31st December, 1810, and 1st July, 1833, and to receive the consideration money and to give a receipt or receipts for the same, and to do all lawful acts requisite for affecting the premises, hereby ratifying and confirming all that the said Government Agent for the time being, shall do therein by virtue hereof. And in case of my death, the letter of attorney, as to all matters and things which after my decruse shall he done by my said attorney, by virtue of, or under colour, or in pursuance thereof, shall so far as the said Best India Company are interested or concerned, be as binding upon my Executors and Administrators, as the same would have been upon me if living, nuless notice in writing of my death shall have been previously given to the said Government Agent, by my executors or Admin stentors, or by some person or persons interested in the property to which this letter of attorney refers. And unless such notice be given, I hereby promise and engage, and blad myself, my Executors and Administrators, to and with said United Company, that they, my said Executors or Administrators, shall and do allow, ratify and coufirm, as good, valid and effectual, against them and ugainst my estate, whatanever shall or may be done by my said attorney after my decease, so far as the said company shall or mus be in any way or manner interested therein In witness whereof, I have become set my hand and seal in the year of our Lord one thousand, eight day of this hondred and

Signed. scaled, and delivered by
in the presence of us,

No 14.

Form of the instruction to endorse over paper deposited.

[Date of time and place.]

Sir,—By virtue of my power of attorney to you, dated please to indorse the undermentioned securities deposited with you to A. B. and to deliver the same to the endorsee or his order.

No. of for Az. Re-

I am, Sir, &c.

The government agent for the time being, Forr WILLIAM.

No 15.

Form of direction to sell paper deposited.

Finate of time and place.]

Sir,—By virtue of thy power of attorney to you, dated please to sell out my account the undermentioned securities deposited with you on my account, and to pay the proceeds to A. B. or his order, ore my account, upon demand, at the Treasury at Fort William.

No. of for Sa. Re-

I am, Sir, &c.

To the government agent for the time being, Four William.

No. 18.

Form of instructions to remit the principal of government securities.

[Date of time and place.]

Sir,—Please to remit the principal and interest of the undermentioned securities deposited with you in bills of the governor-general in council, on the honorable the court of directors, if any such remittance for the principal shall have been, on the receipt of the instructions, or shall at any time, (until further orders from me,) be granted by the Bengal government.

No. of for Sa. Re

I am, Sir, &c. &c. &c.

To the government agent for the time being, FORT WILLIAM.

No 17.

Form of direction to deliver up deposited paper.

[Date of time and place.]

Sir, Please to deliver to undermentioned securities deposited with you to A. B. on my account.

No. of for Sa. Re.

I am, Sir, &c. &c. &c.

To the government agent for the time being, FORT WILLIAM.

No. 18.

Form of draft for each balance.

[Date of time and place.]

Sir,-Please to pay the balance of cash at my credit with you to A. B. or order.

1 am, Sir, &c. &c. &c.

To the government ugent for the time being, Four WILLIAM.

No. 19

Fort William, Territorial Department, February 24, 1825.

It having been represented to government, that inconvenience has been experienced by subscribers to the 4 per cent. loan, residing in the interior of the country inconsequence of their not being permitted to draw the interest due to them from treasuries in the vicinity of their places of residence, notice is hereby given, that holders of the government 4 per cent. promissory notes, residing in any of the districts subordinate to this presidency may, on application to the collector or their officer in charge of the treasury, nearest to their place of residence, have the interest of such notes remitted to them free of postage or other charge, by bills drawn by the accountant general; and that when such drafts may be required to the paid in Furrackabad supers, the same will be granted at the change of 1044 Furrackabad supers, the same will be

Person residing in Oude, will obtain a similar accommodation on application to the resident at Lucknow.

Persons desirous of availing themselves of this advertisement must after signing a receidt for the interest due to them, deliver their notes to the colletor or other officer through whom they may desire to receive the amount, in order that the said officer may transmit the same to the accountant general.

Persons depositing 4 per cent, promissory notes with the government agent, may similarly have the interest payable on the same remitted to them by the

accountant general, subject, of course, to the payment of the fees ordinarily received by the said egents.*

Published by order of the right honorable the governor-general in council.

HOLT MACKENZIE, Sec. to the Govt.

FORT WILLIAM GOVERNMENT AGENCY OFFICE, 1st JULY, 1883.

Notice is hereby given, that the right honorable the governor-general in council, has been pleased to sanction, the adoption of the following revised scale of thates of commission chargeable on all future transactions conducted by the government agency :--

On each receipts,....... As 4 per cent.

On buying and selling company's paper brokerage..... do 2 ditto

On deposits of a fee one per thousand up to ten thousand runees-bove ten thousand an additional one rupee per every ten thousand, not to exceed 20 rupers on any sum, in one note Rs. 20

On returning company's paper on the principal, As 4 ditto

On subscribing co.'s paper of one closed loan to an open loan

On remitting the principal of notes, when such remittance is granted in Gort. Bills As 4 per cent.

The right honorable the governor-general in council is also pleased to authorize the substitution of the words " government agent for the time being for persons at present exercising the offices of accountant general and sub treasurer of the united company of merchants of England trading to the East Indies," in the power of attorney hitherto in use in the government agency.

FINANCIAL DEPARTMENT, 19TH Oct. 1833.

Notice is hereby given, that pu suant to instructions from the honorable the court of directors the authority granted to the government agents in July 1832 to remit to constituents in Europe or elsewhere the amount of interest accruing on accurities deposited on their hands or the principal of such deposits when paid off or otherwise released by the purchase of private bills or bullion, has been withdrawn, and that their duties are restricted to the objects and within the fules prescribed when the agency was established in the year 1810.

Published by order of his excellency the right hon'ble the governor-general

in council,

(Signed)

G. A. BUSHBY,

Offg. Sec. to the Govt.

FORT WILLIAM.

Government agency office, 7th January 1841, notice is hereby given that the permission granted to the government agent by the orders of government of the 5th September 1838 to purchase bills on the houble court of directors, or the royal treasuries, and accepted post bills of the Bink of Rogland, for remittance on account of constituents has been withdrawn.

(Signed)

EDW. STIRLING.

Offg. Govt. Agent.

Rules of the Government Agency.

Inferent.
L.—On the receipt and remittance, or investment of interest in paper deposited, 4 annas per cent. on the whole transaction.

Deposit3.—On receiving each promissory abte, or loan acknowledgment, into debook, if the sum de not exceed 10,000 rupees, a fee of 5 rupees; if the sum exceed 10,000 rupees, a fee of 5 rupees; if the sum exceed 10,000 rupees, a fee of 10 rupees.

POWERS OF ATTORNEY.

To prevent inconvenience to the public, from the delays arising from defi-lest powers of attorney to receive the interest of, or to sell, exchange, or take up government securities, deposited in the general treasury, the following forms are re-published for general information.

R. HUNTER, Actg. Sub Tressurer. General Tressury, the 10th Nov. 1834.

Notice is hereby given, that no payments will be made in future, from the general treasury to the agents of individuals, unless of 30th July 1795.

Sea Calcutta Gazette the powers of attorney, under which those agents act are previously deposited at the office of the Sub-

For the great convenience of the public, such powers of attorney will be open to inspection when required, during the usual hours of official business.

C. BENNETT, Sub-Treasurer.

General Treasury, 25th July, 1795.

Notice is hereby given, that all powers of attorney to receive interest on government securities, to sell government securities, or Sea Calcutta Gazette to take up securities, deposited at the treasury, executed in any part of India, after the 21st December next, or if executed, in England or elsewhere than in India, after the 30th September, 1805, will be required to be drawn out in the following respective forms, which are published for general information.

FORM OF POWER TO RECEIVE INTEREST.

KNOW all men by these present, that

do make, constitute and appoint true and
lawful attorney, for and in name and
on behalf, to demand and receive all such
interest or dividends as may have become due or may hereafter become due
to from the united company of merchants of Eugland trading to
the East Indies, on securities of the said company for any share in their public
loan, or any of them, the interest whereof is, or shall be payable from their
treasury, at Fort William in Bengal, and to sign a receipt or receipts for the
same and to do all lawful acts requisite for effecting the premises, hereby ratifring and confirming all that said attorney shall do
thereign by virtue hereof.

In Witness . hereunto set hand and seal, this day of in the year of our Lord, one thousand eight hundred and Ligned, sealed, and delivered by ?

in the presence of us \ N. B. The date is to be inserted at the time of execution, in words at length and the place of abode, and quality of the witnesses, written against their games.

PORM OF POWER TO SELL.

Know all men by these presents, that do make, constitute and appoint true and lawful attorney, in name and on behalf to sell, endorse, and assign all or any securities of the united company af merchants of England, trading to the East Indies, for shares in their public loans, payable from their Treasury at Fort William in Bengal.

When it is intended to limit the sum, the description of the notes by their numbers and amounts must be marked in this blank.

to which now or may be lawfully entitled; and to receive the consideration money, and to give a receipt or receipts for the same; and to do all lawful acts, requisite for effecting the promises, hereby ratifying and confirming all that attorney shall do herein by virtue hereof. In witness hereof have hereunto set hand and seal the day of in the year of our Lord one thousand eight hundred and

Signed, sealed, and delivered by in the presence of us

N. B. The date is to be inserted at the time of execution, in wards at length and the place of abode, and quality of the witnesses, sgainst their names.

FORM OF POWER TO TAKE UP, SELL, OR EXCHANGE PAPER
DEPOSITED AT THE TREASURY.

Know all men by these presents, that

do make, constitute, and appoint

true and lawful attorney, for and on behalt of from out of the possession of the United Company of me chants of England, trading to the East Indices, the following securities of the a id company, which have been deposited at their Treasury at Fort William, in Bengal; that is to say (Insert here the numbers, dates and

amounts of the several securities, as required by the Sub-tressurer's certificate.)

and also for and on behalf of to sign proper acquittance for the same; [And to seil, endorse, and assign the same when they shall have been received, or to exchange the same, at the Treasury of the Strike out either or both of these clauses, when it is not lotended to give a be issued in the name of the said.

Strike out either or both of these clauses, when it is not intended to give a power to sell or exchange but merely to receive the deposited paper from the Treasury.

or of any other person to be appointed by and for the purpose aforesaid; and for and on behalf of to make such applications to the governor general, in council, at the presidency of Fort William in Benyal, as is required by the terms of the endorsement on the securities, and to do all other lawful acts regulate for effecting the premises, hereby ratifying and confirming all that

said attorney shall do therein by virtue hereof. In witness whereof have hereunto set hand and sest, the in the year of our Lord one thousand, eight hundred
Signed, scaled and delivered by in the presence of us.

N. B. The date is to be inserted at the time of execution, in words at length, and the place of abode and quality of the witnesses, written against their names.

(Signed) [M. CAMPBELL, Sub-treasurer.

Gineral Treasury, March 29, 1895.

THE APPENDIX.

PART VIII.

Precis of Calcutta Spe=Laws.

OFFENCES AGAINST PROPERTY.

BYR LAW, 11TH NOVEMBER, 1814.—Persons of evil fame frequenting streets, &c. without giving a good account of themselves, and shewn upon onth to have been so frequenting streets, &c. with intent to commit a felony, may be adjuged, by two justices, to suffer fifty stripes, or to be sent to the house of correction for three months.

BYE LAW, 21ST APRIL, 1817.—Persons found in possession of lead, iron and other metals, and not able honestly to account for their being so, may be sentenced by two justices to pay a fine of Rs. 100, for the first offence; 200 Rs. for the second offence, and Rs. 400 for every subsequent offence; or, if the fine is not paid, to 2 months, 4 months, and 6 months, imprisonment with hard labor in the house of correction.

Power to two Justices to make an order on a husband and father to maintain his wife and children, legitimate and illegitimate, and to commit to Common Jail for non-compliance for two months.

Workmen, servante, labourers, emplyed at wharfa, arcenals, godowns, shops, found in possession of goods, &c. and not able to account for such possession satisfactorily, may be committed, by two justices, to the house of correction for 6 months, (N. B. No fine in this case.)

BYB LAW, 12TH NOVEMBER, 1818.—Journeymen artificers or workmen, purloining, &c. materials delivered to fashion, work up, or repair, may be sentenced by two Justices, to a fine of Rs 100; or, if the fine is not paid, to two month' imprisonment in the House of Correction, or the like imprisonment without fine.

BYE LAW, 22D OCTOBER, 1819.—Offences similar to the last-mentioned occurring at the Mint, liable to 4 months' imprisonment in the House of Correction or to whipping, or fine, by authority of two justices.

Persons employed at the Mint contravening rules in regard to alloy, liable

to fine not exceeding 50 Rs., or to public whipping, by two justices.

Also, principal melters at the Mint, debasing metal, liable to public whipping also to fine, by two justices, of Rs. 50; and commitment to common jail, and house of correction for a period not exceeding 4 months.

Byz Law, 13TH NOVEMBER, 1821,—Persons purchasing, &c. regimental accountements from soldiers, may be fined, by two Justices, in the sum of supers 50, and if the fine is not paid, may be committed to the common jail, or house of correction, for a period not exceeding 3 calendar months, or may be whipped.

N. B. The whipping may be without the fine, but not without the imprisonment apparently.

Bys LAW, 13TH APRIL, 1816.—Mariners arrived in ships that may be burnt or destroyed, are liable to be compelled to serve in other ships, and if they refuse, or desert, to imprisonment for two months, beyond the period for which they received advance, by two fastices.

CHARGE THE PERSON.

Byz LAW, 20rn July, 1814, Amended 7rn Francisty, 1818.—Power to two justices to try charges of assault, forcible entry, or other injury, accom-

kepanied by force, not being felony, and to inflict a fine, not exceeding one hondred rupces; and if the fine is not paid to commit to the common jail for 8 months. The whole of the fine may be awarded by way of satisfaction to the

party injured.

lite Law, 19th November, 1814.—Power to two Justices to try charges of abduction, viz enticing and decoying away from parents or guardians tor immoral purposes, musried woman, or female chidren under 13 years of age, and to centence to 200 rupees flue. If the fine is not paid, then to commit to the house of correction to hard labor for 6 months.

BYR LAW, 267H MARCH, 1816 .- British and foreign mariners deserting from their vessels, or overstaying leave, are limble to imprisonment for 30 days in the common fail, or house of correction, by two justices.

Bys Law, 13th April, 1816 .- Domesti: servants are liable to two months imprisonment, in the house of correction, for miscarriage, or insolence, by two justices.

BYR LAW, 12TH NOVEMBER, 1816 - Journeymen and labourers refusing to work according to agreement, combining to raise wages, or decoy, or intimi- date others, are liable to a fine of 100 rapers, or imprisonment for 60 days in the common jail, or house of correction, by two jutices.

BYE LAW, 11TH NOVEMBER, 1814 —Seamen deserting ships liable to a fine of 50 supers, in default of payment, or simpliciter, or not more than 30 days' imprisonment in the house of correction, and not less than 14 days' sentence by two instices.

BYB LAW, 26TH MARCH, 1816.—British and foreign seamen leaving their versel against the will of the master, or overstaying their leave, may be sent to the house of correction for 30 days by two justices.

OFFENCES AGAINST THE PUBLIC.

BYE LAW, STR JULY, 1816.—Persons taking wine or liquor into the garrison of Port William, without authority, and for person below the rank of officers, are liable to imprisonment in the common jail or house of correction.

BYR LAW, 18th NOVEMBER, 1814 .- Persons throwing dirt, &c, on roads, or into drains, or leaving bricks, carriages, &c. on roads, or obstructing them, shall forfelt 10 runees.

Persons not removing projections, or encroachments on roads, on notice, are liable to be fixed 100 rapees, and expences of removal.

Workmen rebuild by walls and encroaching beyond the old foundations, liable to a fine of one thousand supece, and the wall to be pulled down.

The above penalties to be adjudged by two justices, and levied by distress af roods. If such distress is not found sufficient, then offenders may be committed for six menths to the common fail.

N. B. This Bye Law gives the power to justices to summon juries to

maces the value of lands about to be taken for roads and sewers.

- By the same Bye Law, persons of low condition walking with green in the statet without authority of government, or of a justice of the peace, liable to furfeiture of arms and a fine of 20 rupees, to be adjudged by one justice.

BYR LAW, 220 JUNR, 1802.—Gunnowdet is forbidden to be manufactured or rold in Calcults, without heese, under penalty of selfare of the powbelier, and five of 50 i rupers if made, and 4 runges per sect if sold | Que Justice may sentence where the penalty is less than one hundred rapess. Limits to be granted by two justices.

BYR LAW, 774 Paramary, 1818, - Hotele, taveres, punch houses to be licensed by two justices. If opened without license, a fine of rupus 100 way be levied by two justices. By this law a particular ghant is appointed

for seamen to land at. (N. B. A. dead letter.)

BYB LAW, 17TH APRIL, 1820.—Common or promisenous gaming for money liable to a file of 100 rupees; if not paid, 3 months' imprisonment in the house of correction, by two justices.

BYS LAW, STR MARCH, 1827.—Tiess bearers plying without bringer, liable to a fine of 20 rapees, and in default of payment, imprisonment in the common jail or house of correction, not exceeding one mouth, by two fustices.

Tecka Palankeens and Beavers.

A rule, ordinance, and regulation for the good order and civil government of the acttlement, of Fort William in Bengal, and for regulating the number and fare of Tecka Palaukeens and Tecka Besters, in the town of Calcutta, made and passed by the Vice-President in council, of and for the presidency of Fort William in Bengal, the eighth day of March in the year of our Lord one thousand eight hundred and twenty-seven, and registered in the Supreme Court of Judicature, on the 27th April, 1827.

Whereas, it is considered just and expedient to regulate the number and fare of Teeka Palankeen and Teeka Bearers, in the rown of Ou'cutta, and to place them in such manner under control of the Police, as may tend to the

greater convenience of the public.

1. Be it therefore ordained, by the Vice-Provident in council, of and for the presidency and settlement of Port William in Bengal, and by virtue of the powers in him vested, by a certain Act of Parliament passed in the thirteenth year of the reign of His Majesty King George the III, entitled " An Act for establishing certain regulations for the better managenment of the affairs of the East India Company, as well in India as in Europe," and by a certain other Act of Parliament, passed in the fortieth year of his said Majesty King George III , entitled. An Act for establishing further regulations for the government of the British territories in India, and the better administratio i of justice within the same," that thirty days after the due publication and registry of this rule, ordinance and regulation in the Supreme Court of Indicature at Fort William in Bengal, with the consent and approbation of the said Supreme Court, if the said court shall, in its discretion, approve of and consent to the publication and registry of the same, no person whatever shall let out or keep for hire any tecka palankeen, or serve as a terka hearer within the limits of the town of Culcutta, without having obtained a license for that purpose, signed by two of his Majety's Justices of the "eare, acting in and for the town of Calcutts.

II. And be it further ordained, by the anthority aforessid, that it shall and may be lawful for the aforesaid justices of the Peace, to license such number of teeka pulankeens and teeka bearers, as they, the said justices, shall desm sufficient for the said settlement of Fort William in Bengal, and that such licenses shall be granted for the term of one year, and shall and may be recalled by any two of the said justices, at any time within the said year, for any great misconduct, or misbehaviour of any persons to whom so h liceuse shall have been grunted; and that if any persons within the said settlement of Fort William in Bengal, shall let out or keep for hire any teeka palankrens, or serve as terka bearers, without having obtained such license as in required by this rule, ordinance, and regulation, or after any license which he may have obtained, shall have expired or been recalled, such person shall, upon conviction before two or more of the said justices of the peace, forfelt for each and every such affence, a sam not exceeding thirty rupses, and in default of payment, shall be forthwith committed to the common jail or house of correction, for any period not exceeding two months, unless the fine shall be sooner paid.

palenkeen so licensed, as aforesaid, shall bear on each side thereof, in large characters in English and Bengules figures or characters, the number of each license, and that every tecks bearer so licensed as aforesaid, shall wear engraved or written thereon, in large characters, in English and Bengules figures or characters, and that if any person, baving obtained a license as aforesaid, to let

ont and keep for hire a teeka palankeen, or to serve as teeka bearer, shall neglect to have the number of his license or his palankeen or badge, as herein before ordered and directed, every such person shall forfeit, for each and every such offence, any sum not exceeding twenty rupees, and in default of payment, shall be committed to the common juit or house of correction, for any period,

not exceeding one month, unless the fine shall be sooner paid.

- And be it further ordained, by the authority aforesaid, that it shall and may be lawful for any four or more of the aforesaid Justices of the Peace. from time to time, as they may deem fit, to fix and settle the dates, and hire of tecks palsukcens and tecks bearers within the said settlement of Fort William to Bengal, and that such rates and hire shall be published in the English and Bengales languages twice in the Gevernment Gazette, and affixed at the Court House, Bankshall, Police Office, and other public places, for fifteen days before anch rates or here shall be considered as fixed and settled; and thut if the owner or person in charge of any tocka palankeen, shall refuse to hire and let out the same, at the rate and price so fixed by the said Justices of the Peuce as aforesaid or shall receive or require any larger rate or hire, the person or persons to whom the license for such palankeen shall have been granted, shall forfelt for each and every such offence any sum not exceeding twenty rupces, and in default of payment, shall be forthwith committed to the common goal or floure of C: rection, for any period not exceeding one month, auless the fine shall be sooner paid; and If any tecks Bearer shall refuse to serve at the rate or hive so fixed as aforesaid, or shall receive or require any larger price or hire, every such person shall, for each and every such offence, forfeit any sum not exceeding ten supers, and in default of payment, shall be forthwith committed to the common Jail or house of correction, for any period not exceeding fifteen days, unless the fine ghall be sooner paid, provided always, that no person shall be deemed or taken to be subject to the penalties in the section enacted, unless the fixed and settled rate of hire shall have been tendered and offered to him or to some one acting on his behalf.
- V. And be it further ordained, by the authority aforesaid, that if any person shall refuse to pay to the owner of any teeka palankeen, or to any teeka bearer, so licensed as aforesaid, within the said settlement of Fort William, the hire earned and due to the owner of such teeka palankeen, or to such bearer according to the rate and hire so fixed as aforesaid, or if any persons shall wilfully break, cut, deface, or injure any teeka palankeen, such person shall, upon conviction before two or more of the aforesaid Justices of the Peace, forfeit a sum not exceeding fifty rupees, and in default of payment, shall be forthwith committed to the Common Jail, for any period not exceeding fourteen days, unless the fine shall be sooner paid; and if the fine shall be paid, it shall and may be lawful for the justices before whom such person shall be convicted, to award or give to the party complaining, the whole or any part of such fine.
- VI. And be it further ordained by the authority aforesaid, that if the owner of any tecks palsukeen or any tecks bearer, so licensed as aforesaid, within the said settlement of Fort William, shall make use of insolent or abusive language to, or lowerds any person hiring, or proposing, or offering to hire such palsukeen or bearer, or otherwise greatly misconduct himself, such persons shall for each and every such offence, for it a sum not exceeding ten ranges, and in default of payment, be committed to the Common Goal or House of Correction, for any period, not exceeding fourteen days.
 - VII. And be it further ordained, by the authority aforesaid, that it shall and may be lawful for four or more of the aforesaid Justices of the Peace, from time to time, as they may think fit, to appoint and fix certain convenient places, as stands for teeks palankeens and teeks bearers, and that notice of the same shall be twice published in the Government Gusette, in the English and Beugales languages, and shall be affixed at the Court House, Bankshall, Police Office, and other public places for fifteen days, before such places shall be considered as fixed and settled stands; and if the owner of any teeks palankeess or any teeks bearers, so licensed as aforesaid, within the said settlement of Port William in Bengal, shall remain and wait for hire in any part of the public

streets, roads, and passages within the said settlement, except such parts as the fixed and appointed by the said Justices of the Place, as aforesaid, such persons shall, for each and every such off are, forfeit a sum not exerciling ten supers, and in default of payment, shall be committed to the Comm is Jail or House of Correction for any period not exceeding forsteen days.

VIII. And he it further ordained by the authority aforessid, that all offences committed, and all pecuniary forfeiture and penalties had, or incurred, under or against this rule, ordinance, and regulation, shall and may be heard and adjudged and determined by two or maps of the aforesaid Justices of the Peace, who are hereby empowers t and authorized to hear and determine the some, and to issue their summ as or warrant, for bringing the party or parties complained of before them; and upon his or their appearance, or contempt and default, to hear the parties, examine witnesses, and give in lyment or sentence, according as in and by this rule, ordinance, and regulation is ordained and directed; and that all such flues and forfeitures, when paid, except only such parts of them as the Jus ices shall have directed to be puld to the parties complaining under the authority of section VI, shall be from time to time, transmitted to the General Freezury of the United Company of merchants of Bayland, trading to the Bost Indies, and he employed and disposed of according to the ord rand dire then of the Majesty's said Justices of the Piace, at their general quarter, or other sessions

IX. Provided always that nothing in this regulation contained, shall in any way extend to prevent any person without license, from hiring or letting to hire, any palaukeen for a month or any longer period, or to prevent any person without license from hiring any bearer or set of bearers for a month, or any longer period, or to prevent any person without license from engaging and hiring himself to serve as a bearer for a month or any longer period, or from perving under such engagement and biring.

CALCUTTA POLICE OFFICE, 19th MAY, 1827.

In conformity with a rule, ordinance, and regulation, passed for regulating the number and fare of tecks palankeens and tecks bearers in the town of Calcutta, notice is hereby given, that from and after the first of June next, no person whatever shall let out, or keep for hire, any tecks palankeen or serve as a teks bearer, within the limits of the town of Calcutta, without having obtained a liceuse for that purpose, signed by two of his majesty's justices of the Peace, acting in and for the city of Calcutta.

Licenses will be ready for delivery on application, on and after the 90th

instant at the police office.

The following are the rates and hire of teeka palankeens and teeka bearers, which have been fixed by the magistrate:—

PALANKERNS.

| | | AI. | |
|--|-----------------|------|------------|
| For a whole day, to be considered as consisting of 14 hours | . 0 | 4 | () |
| For half n day | . 0 | 2 | . U |
| Half a day to be considered any time exceeding one hour and not a BRARES. | xceef | ling | ñve. |
| For a whole day, to be considered as consisting of 14 hours, allo ing reasonable time for rest and refreshment. | *- } | 4 | ` 0 |
| -Half a day, to be considered any time exceeding an hour, and necessiting five | o: {c | 9 | • |
| Palankeen or bearers employed for a less period than one he for at the rate of one anna per bearer, and one anna per palanke | our, l on, | o be | pald |
| Any breach of the above rules will, for conviction, he pu- | qi obe c | 4 🕶 | the |

TO THE OWNERS AND OCCUPIERS OF HOUSES.
IN THE TOWN OF CALOUTTA.

As much missonseption-prevails on the part of Landlords and athers in regard to the remission of the House Tax, for periods during which Houses

are unoccupied, and to the rules established for hearing appeals against the Assessment, the Collector of Assessment deems it necessary to inform Land-lord's that no remission of House Tax, can be allowed unless notice of the vacancy of premises be given within seven days of their becoming vacant, (for which notice a receipt is granted,) nor unless semilar notice be given of the re-occupancy of such premises within seven days of their becoming occupied, (for which notice a receipt is likewise given.)

The bills for House Tax, being made out from books prepared by the Assessors, and approved by the Justices at their Quarter Sessions, the Collector has no power to alter those bills in any respect, consequently, when parties are desirous of having their own names substituted for the names in which the bills are made out, or when the Assessors unlustion of premises is objected to, they should apply to the Justices at their Quarter Sessions for the alteration of names or the abstences of Assessment, as the case may be, and Landfords are particularly required to take notice that any abstement in the Assessment which may be allowed by the Justices in Sessions has effect from and after the ovarter immediately succeeding that in which the abstement was allowed, and not retrospectively

The Quarter Seasions are holden by H. M. Justices of the Peace in February, May, August and November in each year; at these Sessions the Assessors make such increase in the valuation of premises as they may deem proper, timely notice being served upon the owners or occupiers of the premises the Assessment whereof it is proposed to increase. Public notice is given in the Culcuita Exchange Gazette, of the holding of the Quarter Sessions and of the period showed by the Justices for receiving appeals against the Assessment. Appeals should be delivered to the Clerk to the Justices, and receipts obtained from him of their having been filed in his office. The Assessment give notice to appealants of the day and hour appointed by the Justices to hear their appeals.

to House Tax, is payable quarterly, and recoverable, in cases of default, by trees of the Goods and Chutels of the owner or occupier, under the provisions of the Statute 33rd Geo. 3rd Cap. 52d Sec. 158th and the Act (No. 34.) passed by the Right Honorable the Governor General in Council, on the 7th December, 1849.

Calcutta, 1st June, 1842.

. C. WATTS, Collector.

Ceelesiastical Department,

Extract from the proceedings of the right honorable the governor-general in council, under date the 20th August, 1813

1.—As the most natural distribution of elerical duties seems to be that of alternate weekly attendance, the presidency chaptains are directed, each in their turn, to perform all the surplice duties at the church and burying ground floring one whole week.

2—That the loss paid on account of interment (as detailed at the conclusion of these rules) be established into a fund, to be collected as hareto-fore, by the clerk of the select vestry, who is required to present his accounts of this fund to the select vestry at thier monthly meeting; when an equal distribution is to be made to the chaplains, as a part of the ordinary business of the precting.

3.—With respect to the fees arising from marriages and Christenings. as in a settlement like Celcurta, the rates cannot conveniently be diffined, but must be left discretionary with Individuals, they are to be according to the present practice received by the ciercyman himself, and not countifuted into a fund, with a view to avoid the emparrassment which might arise, by the olergyman having to return monies from time to time to the cierk, and by his having to keep accounts current between them.

[&]quot;If it provided by the 68 Canon of the Church of England, that the Priest, after having had due notice (I. e. the exeming probability the day on which the functal is to take place.) shall meet the corpus at the entrance of the Church yard, ex. So. and by the said Canon. If desired that the Priest shall do this, under the pain of suspension from his ministry for the space of three months.

4.—As occasions of interruption may occur to the regularity of this arrangement, when individuals from a regard to friendship, or the ties of consanguinity, or other cause, incline more to one chaplain than to the other, it appears but proper that these feelings should be indulged. The regular chaplain of the week is ensequently on these occasions to give a way, and expect no account from his colleague, of the emoluments connected with such special calls; excepting in the case of burials. The accommodation is mutual, and in his own turn he will resp the benefit of it.

5.—As other interruptions also to the weekly arrangement may arise from the absence of one of the parties, whether such absence be caused by necessity, or choice, the officiating chaplain is to receive the emoluments; this rule, however, is to be subjected, to any private amicable adjustment that the Chaplains may for their mutal accommodation. Should, however, the absence's place be temporarily supplied by another Chaplain, the latter is to receive his

share of the surplice fees,

With respect to the rates of fees for the Ritual service, it has been thought proper to continue to charge the same sums which have beretofore been received on account of Puneral Fees, with some modifications, calculated to relieve the lower clusters of the community, upon whom the first formerly charged might be thought to press too heavily. With these views the following rule, have been established, which it is hoped, will afford relief to the public, without materially affecting the just rights of the chaplains, viz.

lst. That the fee for interring a body in the ground be, if brought Rz. which are not to exceed in length 9 feet, and in breadth 64, he..... 82 3d. Ditto, if brought on the shoulders, and cothe ornamented, and 4th. Ditto, if ditto, and cosin unornamented................. Nothing 5th. Dicto, if brought on the shoulders, and placed in a pucka grave. 24 Oth. A tomb-stone perpendicularly erected, not to be considered as a monument, nor if laid on the grave, it it does not exceed two feet in width. 7th. A Monument, when the ground occupied is equal to the grave or not exceeding to feet in length and six in breadth 8th. A ditto, ground doubted the grave...... 100 Oth. A ditto, ditto, treble the grave 10th. The dimensions of a monument are not to exceed the abovementioned sizes, without the special sanction of the Select Vestry, whose duty it should be to limit the spaces occupied in the Burying Ground. B, order of the Right Hon. the Givernor General in Council,

General Department, the 19th of January, 1827.

The Right Honorable the vice-President in Council has been pleased to authorize the following revised Scales of Fees to be received henceforward by the Presidency Chapleins on account of Marriages Baptisms, and by the Cathedral Clerk, on the former.

CHAPLAINS .- A lee of fifty rapees for a marriage by license, and of six-

teen rapees for a marriage by benus.

A fee of thirty-two rupees for every baptism which the chaplains shall be called upon to adminitter out of the hours of divine service on Sundays, except in cases of dangerous illness.

CLERK.—A fee of five rupees on a marriage by license, and of two rupees on presenting the banes of publication.

By command of the Right Hororable the Vice President in Council, C. LUSHINGTON, Ch ef Sec. to the Gout.

Abstruct of Rules and Regulations relating to leaves of absence, furlaugh,

C. M. RICKETTS, Sec. to the Gout.

fo to Chaplains, dated 29th December, 1826.

1. Application for leave of absence to be made to Government through the Lord Bishop, or in his absence through the Archdescou or Commissation.

2. Applications for leave of absence for sickness, to be accompained with certificate in duplicate of the Medical officer of the station, countersigned by the Senior Medical officer. If more than one, of state of health.

3. When extension of leave of absence is required, a certificate of state of

health of the senior surgeon of the station to be furnished.

4. Should the individual proceed to any other station without coming to Calcutta, certificate of state of health, of the senior surgeon of such station to be sent. If he come to Calcutta, a similar certificate of the surgeon attending upon him, contensioned by the suprintending surgeon of the presidency, or one of the members of the Medical Board.

5, 6, and 7 cancelled.

8. Chaplains who proceed to Burope without having returned to India, considered as on furlough from date of leaving India, and their allowances to cease from such date.

9. Officialing senior or junior Presidency Chapitalis, entitled to all fees, on

performance of dutities such office, horing absence of principal.

- 19. When voyage to sea, Cape of Good Hope, St. Helena, or any place within the Company's limits necessary for health, cetificate to that effect of surgeon in attendances countersigned by a member of the Medical Board, to accompany application for leave. Application for leave to the presidency to be made first.
- II. Certificate of pilot, of date of his quitting the vessel, to accompany intim stion of final departure, to be forwarded addressed to Civil Author.
- 12. If no pilot on bland, leave to commence from date of government order granting same.
- 13. Application on account of sickness, to the further accompanied by Medical Certificate.
- 14. The place to which desirous of proceeding to be application for leave; general terms ' to make a sea voyage' leadminible.
- 15. If return to the Presidency be delayed beyond terms of leave, the uncontrollible circumstances, certificate of the fact by the chief officer at the place of detention, to accompany application for farther leave.
- 16. A Chaplain on obtaining leave of absence to Sea, to apply to Secretary in General Department for order to communder of vessel to be received on board (with family it any) as passenger and to obtain certificates from Civil Auditor and accountant General of no claim of Government against him.
- 17. If sickness prevent return to the Presidency within leave of absence, application for extension of leave to be made, accompanied by a certificate of the chief medical officer of the place, stating necessity of extension of leave.
- 13. Similar course to be pursued on every subsequent application for renewal of leave for sickness.
- 19. If period of leave beyond the limits of Presidency originally granted, insufficient, sufficient reuson to be assigned for its extension.
- 20. Period of absence from Bengal Presidency, not included in term of service, which entities to retirement on pay of in library rank.
- 21. On leave of absence for sickness to ensumed of the cape of Good Rope, to the Cape, or St. Relena, full allowance drawn for the certified time and not later, but not to be disbursed after embarkation or until return.
- 22. The above applicatle only in cases of return to India after absence for sickness or private affairs or in case of death (to be certified by the chief afficer of the place) previous to permission to proceed to Europe. If after less-lay India on leave, and proceed to Europe without returning to India, then to be considered on furlough from time of departure from India, Allowances to crass from such date of departure.

23. Chaptains returning to England on furlough, or retiring from the service to be furnished with a certificate from the Secretary in the General Department, of permission and of length of service.

proceeding to Europe by surgeon in attendance, countersigned by a member of the Medical Board, to accompany application for leave to marope on furlingly.

25. Statement of service to specifying period of actual residency in India. time of absence on farlough on farmer, occasion, and intention of retirings or otherwise, to be compared and certified by Civil Auditor, to accompany appli-

cations to secretary in the General Department for furlough.

26. Purlough to Burope limitted to three years from leaving India, on full pay of Major, (15 shillings per day) after seran years service. If granted for sickness prior to completion of that period of service, than on full pay of captain, (10) hillings per day.)

27. Advise of six months' pay of major or captain issuable in India,

regulated according to period of actual service.

28. On strival in England on furlough, report of same to be made to secretary to Court of Directors, accompanied by certificate received in India.

29. Extension of furlaugh not granted in England, except in case of sick-

ness or other necessary cause, to be proved to Court of Directors.

30. On expirating of extension of furlough, application to be made to return to duty, or reside further time in Europo.

31. Under 53 Geo. 3. Cip. 15, sec. 84, no officer under lieut. colonel eligible to return to the service after five years absence, or under 33 Geo. 3.

- Cap. 52 Sec. 70, who fails to receive extension of furlously, 32. Pay in Bugland commences from last pay in fails, and continued for 2 years and 6 months only from quitting Indis, although furlough extended, but on return to India, six mouths' pay advanced on application to auditor of India accounts.
- 33. If three years from quitting India extended, pay to cease after prescribed perlad.

34. On return to India, allowances recommence from date of arrival in

Bengul. 35. On returning to India from furlough, certificate and shipping order to be obtained from secretary India House, to be laid before government on arrival in Bengal.

36. In payment of allowances, time of previous and every subsequent

furlough to be reckoned.

87. In case of death on furlough, estate of deceased entitled to pay up to death, to be certified by Minister or Church Wardens, or chief magistrate of neavest town, borough corporate.

38. Certificate of un voidable detension on homeward voyage, or in England, to be obtained from auditor of India accounts, as grounds of exception

to general rules, if so admitted by Court of Directors.

39. Pay in England Issues in England half yearly at Midsummer and

Christmas, on presenting bill to auditor of India accounts.

40. At time of payment, principal or his atturney to appear at the office of auditor in England. Attorney to produce certificate of Minister, Church Wardene, or chief magistrate of nearest town or borough corporate, of principal being affee.

41. Pay certificate from auditor of India accounts, of data up to which

payment made in Bogland, to be obtained.

- 42. In computing service which entitles to retirement, absence on sickness or under leave to Cape of Good Hope, or other place, to be included, but no absence on other accounts.
- 43. On quitting precidency with intention of retiring, certificate from secretary in General Department, of permission to proceed to Europe with option of retiring, and of length of service, to be obtained.

44. Intention of retiring, to be signified to Cours of Directors within

twelve months after arrival in Bugland.

45. Vanues by retirement, reckoned from date pilot leaves vessel on

which individual emberked for Borope.

46 Chaplains after 18 years er rice, including 3 years for one furlough, cutified to retire on pay of lieutenant golovel, via, £965 per appam. If siekness nompel quitting country after 10 years' service, then entitled to retire, on half-pay of liedt. colonel, viz. £200-15 per annum; and if quit the found. try from same cause, after 7 years service, then entitled to retire on his pay of mejor, vis. £170 60 per sanom. 47. Retirement from service when no intention signified, to be computed from expiration of 3 years from quitting India unless furlough extended, then from expiration of such extension, or otherwise from date when application to retire laid before the court, which ever shall first happen.

48. In caces of retirement, testimonials from the Lord Bishop, as to

conduct, to be transmitted to: Court of Directors through government.

Abstract of rules and regulation relating to leaves of absence, &c. to chaplains passed by the government, 31st May, 1821.

1. Any chaple in absent from his station without leave to to felt the whole of his allowances for the period of unauthorized absence, unless penalty be remitted by government. Any chaple in exceeding his leave, to be held absent without permission for the time of such excess.

2. Any chaplain leaving his station whether with, or without orders, to

report same to the Civil Auditor.

3. Any chaplain removed from his station to another, to report to the Civil Auditor the dates of departure from the one, and of arrival at the other. Civil Auditor restricted from passing the bill of any Chaplain appointed to a new station, for the allowances belonging to such station, until he receive a report of his arrival at the place of his appointment.

4. Leave of absence to any place gu the continent of India, not to exceed

six mouths; but extended, by government, on cause being shewn.

5. Any chaplain desiring to visit the presidency, with the intention of proceeding to sea, to specify in application the period of leave necessary for the first purpose, on expiration of which, renewed have given, for periods not exceeding one month, until he finally avails himself of further permission to quit the presidency, when ressel on which he embarks to be reported.

6 Any chaplain arriving at the Presidency, to report his arrival to the secretary to government in the general department, and to the chief Beclesias-

tical authority at the presidency.

7. Any chaplain returning to the presidency from a sea voyage, to rejoin his station, within the prescribed time for travelling to such station, unless the

contrary be specially sauctioned by government.

8. One day allowed for every ten miles of distance, as recorded in the office of the quarter master general, a week being given over and above this allowance for preparation for the journey. If a longer period necessary, application to be made to government for further time, or leave of absence for the excess.

9. The 5th, 6th and 21st rules of the Ecclesiastical resolution, dated the

20th December 1825, are hereby rescinded.

10. Chaplains absent from station without leave, whether on account of sikness or private affairs, for a period exceeding one month in the year, not subject to any deduction from their allowances.

11. Chaplains absent from station, on account of private offairs, for a contingous period, exceeding one month in the year, to forfeit one-third of

their allowances during the whole time of their absence.

13. Chaplains absent from station on cetificates of ill health, for a continuous period, exceeding one month in the year, to forfeit one-sixth of their allowances during time of absence. Chaplains proceeding to sea, of beyond the limits of the presidency, on certificate of ill-health, for a continuous period exceeding one month in the year, to forfeit one-eighth of allowances for one year, and one-sixth for the next sixth months of absence.

13. Chaplains absent from station beyond limits of the presidency, on account of sickness or private affairs, for a period exceeding eighteen months, to forfeit their appointment, and receive only an allowouse of 244 rupes per

mensem until A New appointment.

14. There rules not applied to absent chapitales whose leave granted previous to the date of them, and not introded to supersede the existing arrangement under which the Bishop is authorized to grant leave of absence from station, without the previous sanction of government; a power which the standards may also exercise, during the Lord Bishop's absence from the presidency.

Extract from a letter from the Secretary to Government, to the Archdeacon of Culcuta, dated 10th July, 1831.

Determined that the extra allowadce at the rate of 300 rapess per memsem drawn by the chaplains for visiting out-stations, be discontinued, and that
instead, a travelling allowance be drawn, according to the rates fixed at the
general post office, as in cases in which travelling allowances are grapted to
civil servants; the bills for which allowance to be submitted with the certific
cate of chief civil, or military authority and through the channel countersigned;
by the Archdescon, through whom they are to be forwarded to the civil additor, and to be returned by the latter, direct to the respective chaplains prescribed in the 5th and 6th paragraphs of the orders of government, dated the
10th March 1829

Ecclesiastical Department, the 18th December, 1832.

The Hon'ble the vice-president in council, is pleased to resolve, in supercession of the rule passed under date the 19th July 1834, permitting chaptains to draw à travelling allowance according to the rates fixed at the general post office for visiting out stations, that hereafter an extra allowance not to exceed 200 rupees per mensem, shall be paid to the district chaptains of the Bengal presidency upon periodical visitations, when these have been duly authorized, and that it shall be calculated at the rate of one day's allowance for every ten mil s, allowing for a halt on the Sabbath; plovided, however, that the allowance drawn on this account shall in no case exceed 200 rupees per mensem. The bills for this allowance are to be authenticated by a copy of the order or authority under which the visit has been made, and by a declaration on the part of the chaptain, that the journey has been performed, without which documents the civil auditor is prohibited from passing the charges.

Ecclesiastical Department, April 22, 1835.

The Honorable the governor-general of India in council is pleased to notify, that in future no fees whatever shall be required from the military service, or from the families of military persons, by the honorable company's chaptains, in the presidencies of Bengal and Agra, for the performance of sacred offices.

Court of Commissioners.

| TABLE OF COSTS. | | | |
|--|------|----|----|
| On Causes for ten rupees and under. R | s. A | 4. | P. |
| If Compromisedper rupee | 0 | 2 | 0 |
| If Nonenited | 0 | 3 | Ģ |
| On Indementsdito | 0 | 4 | 0 |
| Subpænas-,ditto | Ð | 4 | 0 |
| Attachments or Warrants, in Execution | Ö | 8 | U |
| Postponements by the party desiring it | Ø | 2 | 1 |
| No Commission charged on the above class of eques. | | | - |

| On all causes above | Rs. 10 | Hs. 40 | He. 80 | Ra. | Hs. 300 |
|---------------------|-------------------|--|--|--|------------------------------------|
| If Compromised | 1 8 2 0 0 4 | 3 0 4 0 0 0 0 8 1 0 0 8 | 4 0 6 0 8 0 0 8 1 0 1 0 | 8 0 10 0 16 U 1 0 2 0 2 0 | 10 0 12 0 20 0 1 0 2 0 |

Five per cent. commission on causes compromised before called for trial. Ten per cent. on all other causes exclusive of the above-mentioned fees.

RULES AND ORDERS.

The proclamation of government, dated the 20th Getober, 1819, the court is composed of four commissioners and the jurisdiction is extended to sums of 400 rupees. By Regulation XXVII. of December 18th 1839, the some missioners jurisdiction is extended over the twenty-four pergunnals. Recty laintiff the puts a defendant into jail in execution, is required to long with

the keaper of the 1 di, or his deputy, within three days after the commitment, all innotes for one month, at the rate of one and and six ple per day, and so prove the succeeding month, during which he may be detained, and on fairlight high light light the the the defendant is released.

Brefy Belighter confined in execution, is entitled to his discharge at the ex-

in which he is donliged do not exceed store rupees ten.

If they exceed tempor do not exceed fifty, at the expiration of four months.

* If above fifty and and exceeding two hundred supees, eight months, and for all sums above the hundred supees, one year.

The property of such defendants however, is liable to seizure until the debt and costs, and the diet which have been puid them while in jail, is satisfied.

The Court Mis daily, at 10 welock A.M. and all summonses both English and Bangailee, are returnable seven days from the date of their being entered in court.

No person shall pay into court any sum of money either as costs or in performance of a Decree or Judgment of the Court, or in compliance with any order of court or on any other account whatever without a receipt for the same under the Signature of the clerk of court. Should any such payment be made without such receipt having been had and obtained, the same shall not be deemed or considered as a payment into court, but held as if no such payment had ever been made.

Wolice Office.

ASSESSMENT DEPARTMENT.

A Tax of 5 per cent. per annum, on the rent, is levied quarterly by the collector of assessment on all swelling houses or tenements in Calcutts.

The rent of houses occupied by the Proprietors is estimated at the rent si-

milar houses of the neighbourhood are let.

No tax is levied on empty houses, the same being duly reported to the collector within seven days of being receted.

Public religious edifices are exempt from the payment of tax.

The assessment on all premises is taken on the rents already known. When rents full, or the value decreases from any cause, parties may petition the Justices of the Peace, through the clerk of the peace, when after examination their cases will be taken into consideration. In assessing new premises, the assessor will serve on the proprietor a printed notice, specifying the rate at which the tax will be levied, about this appear to the owner excessive, he can, as in the above, case, send to the clerk of the peace a petition, stating his objections, when his case will be brought forward and heard. Should no objection be made, the rate named by the assessor will be fixed. Sessions are held quarterly for hearing all objections as to rent, and any alteration made in session, whether of increase, or decrease, will take place from the commencement of the next quarter, and will not have any retrospective effect nor will the alteration break in upon a quarter.

When the property is occupied by huts, built by the tenants, besides the real amount of ground rent received by the proprietor, a valuation on the hats is also made, and the owner is assessed for both the ground rent and the value of the huts; he on his part may leavy the tax, or the difference between the

ground rent and the valuation, from his tenants.

On the sale or purchase of property the purchaser, should see that all balances are adjusted and proprietors should be careful to notify to the assessors that such change has taken place, the assessor on being satisfied of the correctness of such information will, during the next session, insert the name of the new proprietor in the assessment book, after which the bills will be issued in the name of the purchaser.

The tax is collected quarterly, and in case of return or evasion of payment, the collector may levy the same by distress of property of the occupier or properties. Parties often think it sufficient to intimate a fall in their represent to the collector, but this is of no avail, for the notice of occupation in which it is generally inserted, is obliged to be kepsin his office, whilst the natice of reduction that the made to the clerk of the place, if with the tien to having it rated the order.

THE APPENDIX:

BEGULATIONS FOR THE AGRICULTURAL AND HORTICULTURAL SOCIETY OF INDIA.

Sanctioned at a general meeting, held at the Town Hall, Calcutta, March 14th, 1838.

ART. 1.—The promotion and improvement of the agreculture and horticulture of India, constitute the objects of the society:

ART. 2 —Gentlemen of every flation shall be eligible as members of the society.

ART. 3.—Candidates for admission as ordinary members, shall be proposed by two members, at a general meeting, and ballotted for at the succeeding, when a majority of votes will determine the election.

ART. 4.—Honorary members shall be persons eminent for their know-ledge of or encouragement given to agriculture, or horticulture or for services rendered to the society. They are to be proposed and ballotted for as ordinary members, but two-thirds of the votes are to determine their election. Ordinary members who may peculiarly distinguish themselves in the advancement of the objects of the society, shall, on their finally quitting India, be eligible as honorary members, but must be ballotted for as above.

ART. 5—Ordinary members are to pay an admission fee of 8 Rs., and the same sum quarterly, in advence, so long as they continue resident in India. It shall be optional for any member to compound for the quarterly contributions, by the payment of 400 Rs. to the funds of the society.

ART. 6.—Members, whose absence from India beyond the Cape is merely temporary, shall continue to be borne on the list of members, but shall be exempt from the payment of subscription, until their return to the country.

ART. 7.—Resident members, allowing four quarterly bills to run into a fifth unpaid, the same having been duly demanded, shall cease to be members of the society, and their names shall be erased from its list. Ex-members thus situated, shall not be eligible to re-election, except upon payment of all arrears; and it shall be the duty of the secretary to bring this article to the notice of the party proposing such ex-member, and prevent the name from being brought forward until all arrears of subscription are discharged.

ARY. 8 —The anniversary meeting shall be held in January when the election of office-bearers shall take place, consisting of

1 President.

- Wice-presidents, two of whom shall always be natives.
- 2 Secretaries, one European, and the other native.

1 Coollector.

ART. 9—A general committe shall also be elected annually, consisting of the office-bearers, and six members. There shall besides be acleat standing committees, for the more ready despatch of business, as shall be arranged from time to time; at the general monthly meetings.

Ant. 10.—General meetings shall be held at the society's apartment in the Town-Hall, on the second Wednesday of every month throughout, the

Jear.

ART. 11.—Special meetings may be convened at any time, on a requisi-

tion to that effect, signed by at least six members.

ART. 12.—The Bank of Bengal shall be the treasurers of the society, and when the surplus in their hands may amount to 1,000 Rs., it shall be invested in company's securities, on behalf of the society, in the joint name or names of the secretaries and collector for the time being.

ART. 13.—Such communications made to the society at may be deemed of public utility by the committee of papers, shall be published, whenever a

aufficient number have been collected to form part at least of a volume,

ALT. 14.—Netice of motions shall be given on all questions relating to finance, at a general meeting, proceeding that on which the subject is to be disposed of, interder that members who take an interest in the question may be seen opportunity of signifying their assent or objection either verbally or interesting; all such notices shall be recorded in the journals along with the proceedings, and hung up for inspection in the society's appartments.

ART. 15 - Motious of which previous notice has been ginen, shall take

precedence of all others.

ART. 10.—The same rule and precedence (see Nos. 14 and 15) shall be applicable to all motions involving points of importance, and no resolutions shall be confirmed at the time of being brought forward, unless the case be urgent.

ART. 17.—Members (non-resident) applying for seeds, shall distinctly state to whose care such seeds are to be delivered in Calcutts. The society

caunot undertake to despatch them.

ART. 18 .- Members shall be entitled to a share of all seeds or plants

purchased by, or presented to the society.

ART. 19.—Umbers shall be entitled to a copy of the society's transactions, published subsequently to their election. For all previously published volumes, they shall pay the cost charges. Art. 17 applies equally to the transmission of these volumes.

ART. 20.—Members of branch societies, and who are also members of the society, shall not be exempt from contributing to this society, but they shall be entitled to a double share of all seeds distributable.

*ART. 21—Authors, whose papers may be published in the transactions of the society, shall be entitled to 20 copies for their own private use; any more required, must be paid for at prime cost.

Bengal Chamber of Commerce.

RULES AND REGULATIOS OF THE BENGAL CHAMBER OF COM-MERCE.

ESTABLISHED 31st MARCH, 1834.

lst. That such an association being intended to watch over and protect the general interests of commerce, it is highly desirable not to recognize any principal of exclusion, and that all merchants, or persons engaged in the general trade of Bengal, therefore, shell, upon payment of the subscriptions, and fees, and signature of the rules, and regulation, be admissible as members in the manner bereafter described.

2nd. That the society shall be atyled the "Bengal chamber of sommerce." 3rd. That the objects and duties of the chamber shall be generally, to receive and collect information on all matters of mercantile interest, bearing upon the common of evils, the tedress of grievances, and promotion of the common good. To commoniosts with authorities and with individual parties, thereupon. To take such steps as may appear needful in furtherance of the views, which may be done more effectively by such an associated body. To receive reference un matters of custom or usage in doubt, or dispute, deciding on the lattic, and recording the decision made for foliuse guidance, "To folius, by that and ther means, a code of practice, whereby the transaction of the

siness by all engaged in it, may be simplified and facilitated. And, finally, (should it be practicable), to arbitrate, between disputants wishing ≴o avoid "Hilgation, and willing to refer to and to abide by, the judgment of the Cham-

4th. That candidates for admission, proposed by one member and accorded by another, shall be ballotted for at the monthly general meeting. (as heretofore provided,) seven days' notice being given by entry in a hallotbook to be kept for the purpose; and a majority of votes shall decide the election.

5th. The voting by proxy be not allowed, nor by members whose sub-

actiptions, fees, &c. are in arrear.

- 6th. That the Chamber reserves to itself the power of expulsion in case of need to be decided at a general meeting of the members by ballut (as hereafter provided.)
- 7th. That all resident partners of any house of business joining the chamber be required to subscribe as individuals.
- 8th. That, to provide a suitable establishment, and to defray the necessary current expences, a fund be raised in the following manner, viz.
 - I. By an entrance fee payable by each member on admission, of Sa. Re. 100.
- By a monthly subscription of 8 rupers from each resident members (subject hereafter to an engrease or reduction,) as by a general meeting may be deemed neerssary.
- III. By such fines and fees on sentences, &c. as the general commisses (hereafter provided) for the time being, shall settle.
- 9th. That a residence at Calcutta, for an entire month at any one time. shall subject a Member to the said subscription, and an absence for two months shall in like manner exempt him therefrom.
- That the business of the chunbershill be con lucted by a committee. 10th and for the more efficient discharge of its various duties, as well as for the better equilization of labour, the said committee be made sufficiently numerous to admit of sub-division, and that it shall consist accordingly of 21 members.
- lith. That for the more general representation of all interests and all commercial establishments, as well as for the more equal distribution of duty. no two members of the com nittee shall belong to the same house, or he connect ed together in business; and it shall be imperative on parties elected to serve under a penalty, in case of refusal, of double subscription for one year, when he shall be again eligible and in same manner liable to thue for non-service, unless in all cases a reason be a rigned that is considered satisfactory to the general committee, for the time being.
- 19th. That the committee be elected by ballot, and at the expiration of one year seven (7) members shall go by lot, and on the expiration of the second year seven more (of the original members, of one year's standing,) and on the expiration of the third and of every succeeding year, at the annual meeting (bereafter mentioned,) the seven committee men who have served longest, shall. ge out by retation, the vacancies thus occasioned being filled, election (as above.) That those going out be not re-eligible till after one year's expiration,: Other intermediate vacancies in the committee, shall be filled up at monthly general meetings in the manner hereafter set forth.

13th. That a President and Vice-President be chosen by ballot from the general committee annually at the general meetings, (See Art. 27,) re-eligible. after one year's expiration.

14th. That the General Committee be authorized to sub-divide itself as follows, viz 1. Into a " Committee of Management" of 7, a quorum to be 3. 11. Into a" Committee of Correspondence" of 9, a quorum to be &

intl. Into a" Committee of Arbitration" of 5, a quorum to be 3.

Stb. That the President of the Chamber be ex-officio chairman of the mittee of Management," and that the said committee do take charge of the futernal affairs of the Chamber, the control of the establishment and expenditure,-the custody of the funds, (under the restrictions of Art. 1984); and the premuement of meetings, elections, and so forth,

100

That the Vice-President be ex-officio chairman of the a Committee of Carringondence," and that the said committee shall receive and dispose of all communication, and references to the chamber on general points, within the scode of its objects; shall investigate and report on all matters of a like nature, brought before it, as it can, disputed questions of usage or right.

17th, That the "committee of Arbitration," shall appoint its own chairman and confine itself to the settlement of differences between parties applying to it as a Court of reconcilation; it being understood, that parties so applying, shall be permitted to challenge the eligibility of any member of the committee, the temporary vacancies so caused being to be filled up by and from the general committee.

18th. That the proceedings of the "committee of management" with the accounts of the Treasurer, are to be submitted to general half yearly meetings (see Art. 25.) but not to be subject to the general committee's confirmation.

19th. That the proceedings of the "committee of correspondence," shall

be submitted to the general committee for approval and confirmation.

20th. That the proceedings of the "committee of Arbitration," shall be referred to the general committee only in cases where either of the parties desire an appeal.

21st. That the chairman of the respective committees, have casting votes. 22nd. That the records of the chamber, and the books of account, be at all times open to the inspection of members, under regulations and conditions to be arranged by the general committee.

23rd That the general committee duly elective be empowered, to appoint subordinate office-bearers by ballot, the chamber at large to have the right of displacing the same at the next following monthly general meeting, or at a special meeting (as provided for by Art. 28.)

24th. That monthly general meetings be held on the first Tuesday of every

month, or on the next day after, when that day falls on a holiday.

1. That an election of candidates take place at every such meeting.

II. That the proceedings of the 'Committee of Correspondence' be laid on the table for the inspection of members.

III. That vacancies in the general committee be filled up (as prescribed by Art. 12.)

25th. That on the sixth monthly or half yearly meeting, and on every succeeding half yearly meeting, the accounts of the Treasurer, countersigned by the "committee of Management," be submitted for inspection and approval, together with the proceedings of the committee itself.

26th. That such half yearly meetings (one month's previous notice being given) rules may be framed, amended or revoked, as the majority of the meeting (and which shall not be less in number than a moiety of the members then resident in Calcutta) shall determine.

27th. That at the 12th monthly, or first annual general meeting, and a t every succeeding anniversary of the same, the members of the chamber shall elect, by ballot (see Art. 12.) committee-men to serve in liqu of those gone out by rotation; also a President and Vice President.

28th. That special general meetings, when called by ten resident members, with one week's notice of the objects of the requisition, shall be held, at which rules may be altered, revoked or firmed (but of which one month's notice is necessary as by article 26), members may by bullot (the majority being equal to half the members resident in Calcutta) be ejected, office-bearers suspended or displaced, and such other business transacted, (of which due notice shall have been given) as it may be competent for a general meeting to do by the rules of the chamber.

29th. That the funds of the chamber, as realized, be deposited in the "Union Bank," available to the calls of the Treasurer by cheques countered by the President or Vice-President for the time being, and on the balance amounting to one thousand rapces, the same shall be invested in Government returning to the name of President and Vice President for the time being.

"30th. That funds arising from entrance fees, shall (if possible) be set

with an enterprise of furniture, and so forth.

and that the produce of anbacriptions, fees, fines, to, unif by applicable

to meet the current expenses of the establishment.

Sist. That a referency be appointed (see article 23,) on a monthly many of 3 0 rupees in the first instance, who shall act under directions from the chaltmen of the respective committees, and take charge of the correspondence, the records of proceedings, and the preparation of references; officiating is treasurer, in the collection of subscriptions, fees, &c. the supervision of accounts, with such other duties as may hearsfor be necessarily allotted to him. Daily attendance (Sunday excepted) from 10 a. u. to 5 p. u. required of him, and an entire abstinence from all private business.

32nd. That the event of any question arising as to the construction of application of any of the foregoing rules, the general committee be empowers ed to decide the same, submitting the matter at the next mouthly general

meeting for approval.

33rd. That the foregoing rules when finally agreed to, be printed for general use and guidance, an authenticated copy being subscribed to by each member on admission, to be kept with the records of the chamber; and another to be forwarded to the secretary to government, and to such other authorities abroad, as it may appear desirable to make acquisited with the institution of the chamber.

COMMITTEE OF ARBITRATION.

lat. That on cases submitted by parties to its decision, the committee o arbitration shall, in the award, charge such fees, as it shall judge to be proper.

2. d. That, where an appeal is made from the decision of the committee of arbitration to the general committee, the fee which the latter shall think it right to charge on such appeal, shall be borne by the appealant, in all cases

where the award of the committee of arbitration is not reversed.

4th. Where parties resorting to the chamber for the settlement of questions in dispute, are not satisfied with the provisions of rule 17, they are free to nominate any members of the chamber, without limitation of number, either by a concurrent nom nation, or by each party's making an equal selection; and where the whole number so named is even, these have the power, at any time, of chosing one other from the members of the chamber, or, if they cannot agree upon that one, and such addition is requisite to prevent the indicision of a balanced division, the general committee appoints him to be associated with them is affecting an award. The members thus appointed to officiate, elect their own chairman, who has the casting voice in the event of a namerical equality of voice. A majority determines the submission.

CALCUTTA TRADE ASSOCIATION.

REGULATIONS.

1. That this association be denominated 46 The Calcutta trade association."

11. That it do consist of an unlimited numb r of merchants, tradesmen, artists and others, who may be disposed to aid in the accomplishment of the objects of this association.

111. That the objects of this association be,

I To recourage the general adoption of the system of ready-money-pay-ments, which prevails in all other parts of the world, and which enables trades, ments which invertes than those of Calcutta can afford to do, from the prevalence of the ruleous system of indiscriminate credit which has obtained for many years, to the serious injury of the tradesmen, and the manifest discardings of the public.

2. To define the terms of credit, when credit is allowed, and to presering the measures established to ensure payment, and guard against lights less when the terms of existing.

3. To encourage a friendly communication amongst persons ingage in

business in Culcuita, espicially on anti-cuts involving their common interests; an object which appears to have been hitherto neglected.

IV. The officers of the trade association are the masters, past matters, senior Warden, junior Warden, treasurer, secretary, widdlers, counsel and solicitor.

V. The master to be elected from the past masters and those members who have served or may be sarving, the officers of wardens. All other office

bearers, to he elected from the members generally.

VI. The election of master, wardens and treasurer to take place by bellot annually, at a special meeting to be convened for the purpose, on the second flaturday in December. All other officers, when one elected or appointed to hold their officers, until removed by death, resignation, or vote of the association.

VII. No member shall continue in the office of master or warden for more than two years in succession; but he may be again elected after he has

been out of office one year.

VIII. The committee of management, to consist of twelve members in

addition to the office bearers, and five to be considered a quorum.

IX. Four members of the committee shall go out annually by rotation, and the master shall nominate four, which, with any candidate proposed by a member, shall be ballotted for their stead.

- X. Any member of the committee being obliged to leave Calcutta from sickness or otherwise, on intimating the same to the master in writing, the master shall, if required, nominate another member from the body of the association to take his place during his absence.
- XI. The committee of management shall meet every Saturday morning for the despatch of business, their decisions being object to the approval of the members at the succeeding quarterly meeting.

XII. The general quarterly meetings of the association to take place the

second Saturday in January, April, July, and October.

- XIII. The master shall preside at all meetings or, in his absence, the immediate past master. In the absence of the immediate past master, the oldest past master present, shall take the chair.
- XIV. The master, or, in the absence, the senior warden, has right and authority of assembling a special general meeting; the cause of such meeting to be declared in the summons, and no other business to be entered upon.
- XV Special general meetings may also be called on a requisition to that effect, signed by five members and specifying the object of the proposed meeting.
- AVI. In any case where the votes are equal, the second or casting vote of the chair to decide.
- XVII. The muster, past master and wardens in office, are to be the representatives of the association, and being supposed to speak the sentiments of the members, or a majority of them, or bound to act upon such resolutions as may be passed in committee, or at general meetings duly assembled.

XVIII. Applicants for admission as members of the association, to be proposed and seconded at one committee meeting and ballotted for at the

next, two bluck bulls to exclude.

- XIX. Notice of the ballot to be particularly circulated to the committee.
- XX. The member who proposes a candidate for admission, shall be responsible for his entrance fee.
- XXI. Each newly elected member shall pay an entrance fee of fifty (50) rupres, towards the perimenent fund of the association, and he shall be 'turnished with a c-py of the general regulations and bye-laws of the trade associations, graifs.

ALII. Each membershall pay a subscription of six rupees monthly, in

advance to the current fund of the association.

XXIII Any member allowing his bills to remain unpaid beyond three months shall be liable to have his name erased from the list of members of the association.

XXIV. Any member who shall have been struck off for non-payment of subscriptions, shall not be again eligible for election, except as a new member, and that not until he pay the said arresrs; when he may make application, as a new member in form and manner above-prescribed.

XXV. Any member desirous of withdrawing from the Association, can have his wish compiled with from the end of the current month, upon sending

written notice to that iffect to the Secretary.

XXVI. Any member intending to leave Calcutta for a considerable length of time, but to return within two years shall not be subject to monthly subscription during his absence, and may, if he wishes n re-admitted to the association without playing the usual donation, provided that, previous to going away, he has daily intimated has intention to the Secretary in voriting.

XXVII. In case of the death, sickness, or absence from Calcuta of the subscribing partner of any firm, another member of that firm, or other person employed by it, shall be allowed on continuing to pay the mouthly subscription, to take his place in the association, provided be duly intimates his inten-

tion of so doing in writing to the Secretary.

XXVIII. All bills or drafts for disbursements, shall be signed by the Master before they are paid.

XXIX. The permanent fund of the Association, shall be ledged in the Union Bank in the name of the Master and Treasurer for the time being.

XXX. The accounts of the Association, with an abstract therefrom, shall be I id upon the table at each quarterly general meeting.

XXXI. A weekly list of arrivals and departures in and from Calcutta,

shall be furnished to each member member of the association.

XXXII. Applications for the use of the rooms for meetings or other purposes unconnected with the association, shall be made to the Master

through the Secretary.

XXXIII. It shall be proper for any member of the association, to apply personally, to the Secretary or to the committee, for any information obtainable on subjects subraced by the declared objects of the association; and the committee, and especially the Seretary, are sujoined, as far as practicable, to impart the desired information.

XXXIV Such part of the proceeding or regulations of the association, as to the committee may seem proper shall, from time to time, be published for general information on such newspapers as may be disposed to give gratui-

tous insertion to the same.

XXXV. These regulations and the bye-laws to be binding on all member; but to be subject to addition, alteration, or abrogation by a majority of two-thirds of the members present, in form and manner specified in the byelaws, sec. 18.

BENGAL CIVIL FUND.

Extract from the Proceedings at an Adjourned Special Meeting of the Subscribers to the Civil Fund holen at the Town Hall, on Saturday, the 25th day of November, 1837.

PRESENT,-H. T. PRINCEP, Req Chairman.

The meeting having thus ascertained the state of the rotes and determined, the result upon each of the new rules and propositions submitted to the subscibers at large,

It was unsalmously resolved—" That the Managers be instructed to prepare Rules for the fund, according to the result of the votes taken at this Masting, and to by the New Rules before the Amount Meeting in January next.

That the New Rules be drawn as to take effect on the 1st January 1838, from which date the deficit will be assessed rateably on exisisting Subscribers, and the Culinteral Fund will take effect, if agreed to by the Subscribers.

Extract from the Proceedings at a quarterly. General Meeting of the Subcribers to the Civil Fund holden at the Town Hall, on Monday, the 29th day of January, 1888.

PRESERT,-W. W. BIRD, Esq. Chairman.

The meeting then proceeded to the counteration of the new rules, when it was resolved unanimously, that the rules of the fund prepared by the Managers, and laid before this meeting, the comformity with the resolution passed at the mesting of the 25th November last, be adopted as the rules of the fund from the 1st January 1838, subject to the approval of the Hon'ble Court of Directors. By order of the Manugers,

(8d.) R. B. FITZGERALD, Secretary.

RULES OF THE CIVIL FUND.

ART. I .- The object of the Civil Fund shall henceforth be to provide for the maintenance of the widows and children of such of the suberibers as may not, at their deaths, leave property sufficient for the subsistence and education

ART. II .- The Hon'ble the Court of Directors, and the Governor-Gene-

ral in Council, shall be solic ted to continue patrons of the institution.

ART. III. - The fund shall be supported by the contributions of the company's covenanted Civil Servants on the Bengal establishment, now subscribing, or who may hereafter join the service, aided by the donation of the Honorable the Court of Directors; it being, as heretofore, at the option of such of the subscribers as were admitted to the service prior to the 17th of January 1828, and have not, in pursuance of a resolution passed at the General Mesling of the 28th of July 1817, signed the declaration of a determination to continue their contributions to the fund during the whole period of their service in India, at any time to withdraw altogether therefrom, forfeiting thereby all claims upon the fund, whether for sums subscribed, or on any account whatsoever.

ART. IV .- First. The ordinary contributions to the fund shall be proportioned to the mouthly salary, or other public allowance of whatever discription (including furlough allowance) received by each subscriber, according to

If the salury, or other public allowance of the subscribers, be not more than 1,00 Company's rupees measem, his mouthly

Subscription shall be If more than 1,000 and notabove 2,000 · · · · · · · Co.' Rs. If more than 2,000 and not shave 8,000 20 If more than 3,000 and not above 4,000 30 " If more than 4,000 40 "

Second. The sum by which the annual income of the fund is less than its annual expenditure, shall be ascertained and declared by the managers as on the let of January 1838; and the deficit so declared shall be made up by assesging all Subscribers to the fund rateably, according to their allowances. The rate per centum on allowances of extraordinary contribution so to be assessed, shall be declared by the Managers at the same time that the deficit is declared, and shall remain analtered for three years from the said date.

. Third. At the end of every three years from the 1st of January 1838, the Managers shall, in like manner, ascertain, and declare the deficit as it may exist at each triennial period, and shall in like manner, ascertain and declare the rate of extraodinary assessment, to be paid in the same manner during the next three years by all subscribers, for the purpose of meeting that deficient

Aur. V .- The amount of contribution payable by each Subscriber digit, with the permission of Government, be deducted by the Civil author or other officer auditing the monthly pay bill of civil servants, and be transcred to the Treasurer of the fund, he such manner as may be found most advantageous

[.] The extraordinary contribution declared for 8 years, from let January 1830 was at the rate of a per cent, on monthly allowance; and chat declared on 1st January 1841 for 8 years was at 2 per cent.

to the fund, under the direction of the committee of managers, and all subscribers from whose salaries diductions may be made less than may be due from them, shall be obliged, on discovery of the error, to make up the differenced the fund, with interest thereon at the rate of five per cent. per annum.

ART. Vi.—The Sub Treasurer of Government shall with the permission of Government, be Treasurer to the fund; and all money and accurities for money belonging to the fund in India, shall, with the like permission, be kept in the public treasury, subject to the direction and control of the Managera of the fund.

ART. VII.—The unappropriated receipts of the fund exceeding the sum of two thousand (2,000) company's rupees, (to be reserved for current expences) that be vested in the securities of Government, and made payable on account of the fund under the signatures of any three of the Managers; but the treasures of the fund shall be competent of himself to pass receipts for the interest receivable thereupon.

ART. Vill.—The managers of the fund in India, shall nominate such persons as may appear to them proper to act as agents for the fund in England; and any money that may be required for the dishursements of the fund in Europe, shall be draw for by, or remitted to, the agents, as may be most advantageous to the fund, in such manner as the Managers, under the control of the Subscribers from time to time may determine.

ART. IX.—A duplicate copy of all rules and resolutions, which may be passed relative to the fund, shall be transmitted to the agents in England for their information, and that of all persons who may apply to them upon the subject.

ART. X.—A half yearly general meeting of the Subscribers to the fund, shall be held at the presidency of Port William in the months of January and July of each year, on a day to be fixed by the Committee of Managers, and notified in the Calentia Guzette, and in two of the daily papers, two months before the day so fixed upon

ART. X1.—The Committee of Managers, or any nine members of the institution may also convene a special general meeting at the presidency, by public notice, provided that the day fixed for holding such special meeting, and the object of it, he advertised, in the manner prescribed in the foregoing article, for the general information of the Suiscribers

Aur. XII.—All quistions proposed at a general meeting, whether half yearly or special, shall be determined by a majority of votes, but the concurrent voices of at least nine members actually present, shall be requisite to carry any motion whatever. The solutions of proceedings of all general meetings shall be signed by the charmon, and published in the Calcuta Gazette.

ART. XIII -- Should the Manage a of any member or members, be desirous of bringing forward, at a half yearly meetings any new general question, or any question, involving an increase or diminution of the rate of contribution naw lived, or any essential addition to, or alteration in the rules and principles. of the institution, now eatshinged, or any case not distinctly provided for under these rules, due notice of the purport thereof shall be given in the Calcutte. Guzette and in two of the daily papers, at least two months before such meeting ; provided, however, but on such questions and cases no resulution of a general ingeting, whether half yearly or special shall be conclusive, but the determinathou of the investing shall be referred to the Subscribers a large, for final adops tion, or rejection, by the transmission of their votes to the Managers within two mouths after the date of imping the motice, either by advertisement or by separate letters to erch Salmeriber as may be de eratined by the meeting. It shall be the special duty of the chairman of any meeting, to require attention to this rule. , , :

LARY. XIV.—The resolution of a general meeting on any question not fulling within the provisions of the preceding article, shall be over to revision; after two months previous notice given through the Secretary, and published in the Calcutta General meeting the daily papers, at motion to that effect, at the next general meeting which may beheld at a period of not more than four mouths subsequently to the general meeting at which such resolution was

parsed, and two months subsequently to the date of the notification above preserbed; but the resolution of such subsequent meeting on such question, shall be first and conclusive;—provided always, that no resolution of a prior meeting shall be reversed or altered at a subsequent meeting, except by a majority consisting of as many votes, at the least, as decided the question in the first instance. All resolutions not subjected to revision under this Article, shall be desired final conclusive.

ART: XV.—Upon all questions duly advertised for discussion, at any general or special meeting, all subscribers shall be allowed to deliver their sentiments and voice, either by a written communication, to be signed by them and addressed to the chairman of the meeting, or by proxy. General proxies with only be allowed on behalf of members, who have proceeded to sea, and them will last till the return or the receipt of intelligence of decease of the party giving seah proxy.

Parties holding general proxies, shall be entitled to vote on any question whatever that may arise. The holder of a special proxy, shall be entitled to vote on any point connected with the question for which the special proxy was given, that may be discussed at the meeting summoned for its describation.

But it is hereby provided.

let. That no proxy, either special or general, shall be in any way valid, unless the same shall have been registered in the office of the secretary to the fund, and countersigned by that officer, at least fifteen days prior to the occurrence of any meeting at which such proxy is intended to be used, and 2ndly. That no individual shall, under any circumstances, hold at one time more than twenty proxies. Should more than twenty proxies ce tendered or registry in favor of any individual, it shall be the duty of the secretary to the fund, to give notice thereof to the holder and to the granters whose proxies gre last tendered for registry, with the view to their appointing some other party to vote on their behalf. A accord nomination shall be valid of registered and countersigned at any time before the meeting at which it is intended to take effect.

For forms of general and special proxies see A and B of the Appendix.

ART. XVI.—The annual accounts of the fund shall be made up to the end of April, and submitted by the Managers at half yearly general meeting of the Subscribers to be held in the month of July of each year. After being approved by the meeting, a general statement of the state of the fund shall be published for the information of the subscribers in the Calcutta Gazette. A Committee of Managers of the fund, shall at each January Meeting be appointed for the ensuing year, and shall consist of the accretary to the Government in the General Department, the Accountant-General, the Sub-Treasurer, and the Civil Anditor for the time being, with five other Members to be elected at such general meeting.

ART. XVII.—The committee of Managers, or the majority of those present at a meeting of five or more, or if less than five be present, any three Members of the committee who may occur in opinion, shall be compelent to decide, fin the first instance, upon all matters connected with the fund, not expressly reserved for the determination of a general meeting; but every act of the Managers shall be liable to revision and control by the resolution of a general meeting. It shall, moreover be the duty of the Managers, to report at the half yearly Meetings, the matters determined by them in the expired vertices.

period:

ART. XVIII.—The committee of Managera shall, subject to the control of a general meeting, appoint the secretary and accountant to the fund, and shall fix such allowance for him payable from the fund, an they may consider adequate to his services. The officer so appointed; shall set under the immediate directions of the committee of Managers, and shall slee aftend and obey the instructions of all general meetings of the subscribers, the proceedings of which and of the committee of Manager; and generally all payers appertuning to the institution which may not be intreated to the Treaturer in India or to the secunitant, and shall be kept under the chappen of such secretary and accountant, and shall on application to him, or to the

committee of managers, he open to the inspection of any of the subscribers to the fand. It is to be understood that the accreasy and accountant appointed at above, shall not be subject to removal from his situation by any futire committee of management, but in concurrence with a majority, of subscribers at a general meeting hild as prescribed; provided, however, that it shall at any time be competent to the committee to suspend the said screetary and accountant from the exercise of his functions, and to delegate them to another, pending the disposal of the question which may have given rise to such a proceeding.

ART. XIX. In the event of any of the managers who may be elected annually being subsequently removed from the presidency, without an intention or expectation of returning during the year of their election, it shall be communicated to the subscribers at the next general meeting, and in such instances as well as in all instances of a vacancy in the situation of manager by death or otherwise, a new election, if necessary, shall take place for the un-expired term of the current year.

ART. XX.—All applications for admission to the benefits of the fund shall be made to the committee of managers, and shall be accompanied by the necessary information, documents, and proofs, to enable the managers to ascertain the circumstances and situation of the party on whose behalf the application is made.

The managers, after calling for any further information or evidence which may appear to them requisite, are to submit the application with the whole of the papers received by them, and the decision they may have some to thereupon for the determination of the subscribers at the next general meeting. In cases of emergency and distrers, when the managers may consider the party for whom the application is made clearly entitled to the benefit of the fund; they are authorized to advance such proportions of the fixed allowances bereafter specified, as may appear to them indispensably requisite, till a final determination can be passed by the subscribers at the next general meeting aforesaid.

ART. XXI.—On the death of any subscriber to the fund, who may not be possessed of property sufficient to provide for his family, and may leave a wife co-habiting with, or maintained by him, or leaving under his protection at the period of his decease, without an adequate provision for her support, as hereifter specified, if not the information which may be submitted by her or in her behalf to the managers of the fund, it shall appear to the satisfaction of a general meeting of the subscribers, that she is a proper object of the fund, a pension shall be assigned to her from the fund under the provisions and with the limitations stated in the following article. Provided that nothing contained therein, or in any part of the rules of this institution, shall be considered to intitle to the hencets of it, any widow who may have been separated under a legal decision from her husband for misconduct on her part, or who may be known to have been living in a state of adultery, though not divorced or separated from him by law.

ART. XXII.—First. If the widow at the time of her husband's death, be resident in India, and be left without an income exceeding one hundred company's rupers per mensem, a pension shall be assigned to her from the limit of three hundred company's rupers per measure daviog her residence in India. If the widow be not resident in India at the time of her husband's trailit, or shall afterwards quit India, and her income from her husband's estate, or otherwise, shall not exceed one hundred pounds atering per annum, the persion to be assigned to her from the fund, shall be three hundred pounds attring per annum, the

Becond, If the income of the widow resident in India at the death of her liable her more than one tundred company's rapres per measure, but shall not exceed four hundred per measure deving his residence in India; or if the without he not estable in India; or application he not residence in India; or application he more than one handred pounds attribute per annum, but shall not exceed four handred pounds attribute.

per annum, the pension to be assigned, to her from the fund, shall be such as will make up her income to four hundred company's rupees per mens m during her residence, in Iudia, or four hundred pounds sterling per annum in

Europe, or elsewhere.

Third. In the event of the widow, to whom a pension may have been assigned from the fund, acquiring subsequently, by inharitance, bequest or otherwise, any property or income which, with the property left on her husband's decease, and the pension received by her from the fund, may render her total income, including her pension from the fund, more than four hundred company's rapees per mensem during her residence in India, or more than four hundred pounds sterling per annum in Europe, or elsewhere, her pension from the fund shall be liable to abatement in proportion to the excess of her entire income, including the pension above the sum specifical; or be aitagether discontinued in the event of her property of income, exclusive of the pension assigned to her from the fund, being equal to the full sum of four hundred company's rupees per mensem in India, or four hundred pounds sterling per annum in Europe, or elsewhere.

Fourth. All pensions to widows shall be discontinued on their re-marriage. But in the event their being again left in a state of widowhood without a udequate provision for their support, and of their appearing to be proper objects of this fund, they may be again admitted to the benefits of it under the same

provisions and limitations as on their original admission.

Fifth. The pensions no widows who may be admitted to the benefits of the fund, shall be paid in advance half yearly to the nacives, or to their authorized agents; but the acknowledgment of the widow herself shall be taken for all sams, paid on her behalf, and shall contain a solemn declaration, that her entire income, including the pension received by her, does not exceed the sum of four hundred company's rupees per mensem, if she be resident in India, or four hundred pounds sterling per annum If she reside in Europe, or claewhere. And it shall be incumbent on the managers to suspend the payment of the pension of any widows who may refuse to make such declaration, reporting the case for the decision of a general meeting of the subscribers.

ART. XXIII.—If any subscriber to the fund shall die without the means of providing for he family, and shall consequently leave a child or children, born in wedlock, without an adequate provision for their midutesance and education, and if, on the information, documents or evidence, which may be autimitted on their behalf to the managers of the fund, it shall appear to the satisfaction of a general meeting of the subscribers, that they are proper objects of the fund, an allowance for their maintenance and education shall be assigned from the fund, under the provisions and limitations contained in the following article.

ARF. XXIV.— Pirst. If the child or children of the deceased subscriber shall be left without any provision from his estate or otherwise, the allow-tase for the aducation and maintenance of each child to be granted from the fand in India, or in Europe, shall be according to the age of the child, as follows, viz. Till five years of age, thirty company's rapees per menagen, in Lucia, or thirty pounds sterling per annum in Europe; from the commencement of the sixth year to the end of the eight year, fort, co apany's rapees per measem in India, or sixty pounds sterling per annum in Europe; from the commencement of the which year to the end of the eleventh year fitty company's rapees per measem in India, or eighty pounds sterling per annum in Europe; from the commencement of the twelfth year, sixty company's rapees per measem in India, or one handred pounds sterling per annum in Europe;

Second. If any provision be left by a subscriber for his child or children, or if after his death such child or children shall at any time become property or income by inheritance, bequest, or otherwise, but hot such as to afford the same specified for their education and maintenance, the allow-abso to be granted from the fand shall be such as, in addition the property or income possessed by them, will make up the several same above specifical, according to their respective ages, and as they may be resident in dudic og la

Europe.

Third. In the event of the property or income left to the child or children of a subscriber at his death, or which may subsequently devolve to, or be is any wise acquired by them, being such as to afford the amount specified for their education and maintenance, they will not be entitled to any allowance from the fund, and allowances which may have been granted before such accessions of property or income, shall be dissontinged.

Fourth. The allowances grauted from the fund for the maintenance and education of children, shall be paid in advance half yearly, to their guardian or relatives having the care of them, or to such persons as may be introduced with the disbursement of the sums allotted for them, either by the Managare

of the fund in India, or by the agents to the fund in Hagland.

Fifth The provision so made from the fund for the maintenance and education of female children, shall cease on their marriage, and the provision for mule children shall cease on their being settled in any profession, or employment, or on their attaining the age of twenty-one years, whichever shall first happen.

ART XXV.—No family becoming hereafter dependent on the fund, shall receive from the fau i an allowance exceeding in all six hundred pounds sterling per aunum, or in India six hundred Company's rapers per measure, and

the reduction shall be made rateably.

ART. XXVI.—First. It being the obvious duty of all persons who have families, and possess property sufficient to provide for them, to make a proper testamentary provision for them, it shall be requisite in all cases of application being made to the familier assistance to the family of a descased subscriber, that an authenticated copy of the will of the decased, or if he shall have diel intestate, that as full and authentic statement of any property left by him, and of the legal heir thereto, be submitted for the information of the managers and subscribers; and it is hereby declared, that a general meeting of the latter, daly held, according to the Raies of the institution, shall have full power to reject the application for aid from the fund-in any instance in which it may appear that a Subscriber leaving property, at his death, and having the power to dispose of it, has made no det provision for his family.

Second. And in case it shall be proved to the canviction of a general meeting of Subscribers, that a deceased Member of this fund has, during his life time, whether in he actuate anticipation of his death or otherwise, made such a disposition of any part of this property, real or personal, as but for this rule would throw the entire of partial support of his widow or off-pring upon the fund, who would not have been so supported by the fund had such part of his property not been so disposed of, with the intention thereby of benefiting any part at the appears of the fund, then the willow off-pring of such a Manaber or both shall forfeit all right to any part of the support which would have

been claimable if as such disputition had been made.

ART. XXVII—In addition to the information required by Articles XX. and XXVII-to be farnished to the Menugers, before any allowance shall be granted from the fund to a widow, a solumn declaration shall be made and subscribed according to such of the subjoined forms so may be applicable to the circumstances of the sace.

First. If the widow shall not have any off-pring by the deceased, and that not be possessed of any income except such as may be derived from personal property the declaration to be made shall be according to the form U of the Appendix.

Second. If the widow shall have any child or children living by her late hunbuild, or if any child of his shall afterwards be born, and neither sha nor such child or children shall be possessed of any income except such as may be derivable from personal property, the designation to be made shall be accepting to the form Drof the Appendix.

Third. If the widowishell potent or he sultied to any losome, excluded of the many he derivable from personal property, thereshall, he substituted for either of the appendix.

ART. XXVIII.—Whatever seal or personal property the widow or offspring a Subscriber may be processed of at the fine of application for
admission to the benefits of the Civil Fund, shall be regarded as an available
source of income, and, as such, sital be taken into account at a just valuation, or according to the amount realizable by publicable, the income derivable from such property being calculated at a rate of interest at four per cent,
per annum. But from the latter part of the above provision are to be excepted all monles vested in Bank of Bengal shares, Government notes, or other
publicasentities, the income stising from which shall be taken at what they
schooly yield. The same rule of calculation shall be adopted in the case of
property of any description afterwards devolving on an incumbent on the fand,
ART. XXIX.—The declaration when by the 5th clause of article XXII
is required to be made half yearly by widows who may be admitted to the
benefits of the fund, shall be according to the form F of the Appendix. And
In case a widow shall have acquired any property whatever subsequently to

shall be subjoined to that declaration.

ART. XXX.—The mother, guardian, or other person, who may be in charge of any child or children entired to a provision under articles XXIII and XXIV of these rules, or any other person who may be authorized to receive the taxane on account of such child or children before he or they shall be enabled to receive the Annuity payable, or any part thereof, shall take and subscribe a solemn declaration according to the form G of the Appendix; and if such child or children shall have become entitled to any property yielding an income, the same shall be specified as provided in that form.

the date of her admission to the cenefits of the fund, a specification thereof

ART. XXX!.—The several declarations required to be taken by the 5th clause of article XXII and by articles XXXII and XXX, shall be made before to a Justice of the Peace, or other person competent to take the same, and such declaration shall be dated and signed on or subsequent to the day on which the Annulty is claimal le and shall, in the event of the widow, guardian or other person entitled to receive the same being in Europe, be delivered to and left with the agent@for the fund in England; or if such widow, guardian or other person shall be in India, it shall be delivered to and left with the Managers of the fund for the time being.

ART. XXXII.—If a married or widower subscriber to the fund, continuing in the Croil Service, shall have proceeded to or remain in Burops, otherwise than on furlough allowance, he shall be permitted, in order to secure to his family the benefits of the institution in the event of his death while-shaent from India, to pay to the fund a monthly subscription equal to hat which he would have been required to pay if on furlough allowance; provided, however, that no subscriber shall be permitted to avail himself of the above rale for any period exceeding five years from the date of his departure from India, and that no subscription shall be received from him after the expiration of that period; provided for their that should the average payments above described be discontinued for the period of one year consecutively, the same shall be lield and deemed to be a resignation and abundantees of the functionion, and the family of the Subscriber shall not have any claim upon the found, even upon payment of the agrees due, unless good and sufficient cause for the omission be shewn to the satisfaction of a majority of the subscribers at large.

ART. XXXIII.—If a Subscriber to the tund, who has served twenty-two years in fudia, retires from the service, or if having served ten years in fudia he retires from it health, and at the time of retirement, as above stated, shall have contributed by his previous payments to the fund, including interest, the sum of twenty-five thousand Company's rapees, or if, on his quitting the service, he shall pay to the Fund what may be wanting to complete his contribution to that amount, such contribution that antitle the fundily of such subscriber, on his death, to the benefits of the institution, under the describer provisions herein before stated, or such as may hereafter be established, in like manner as if his death has taken piece dairing his residence and actual subscription to the faud in India. The instity of

any subscriber to the fund who may die during his temporary absence from India on leave, shall be considered entitled to the benefits of the fund under the existing rules. Bubscribers in India, who may cross to receive any public allowances, shall be considered as having retired from the service from the data of their allowances ceasing. In all cases not expressly provided for, it shall be an the option of the subscribers at large to admit or reject the claim of any aubscriber or his family, and such decision duly passed, shall be final and conclusive.

Art. XXXIV.—In the event of any subscriber to the fund discontinuing his mouthly subscription thereto for the period of one entire year, he shall be considered to have withdrawn from the fund altogether, and his family shall not, in the event of his death, have any claim upon the institution; provided however, that in all such cases it shall be the duty of the managers to cause a written communication to be made by the secretary to such subscriber, informing him that his name has been struck off the fund; and provided further that it shall be competent to a general meeting of the subscribers to, re-admit such member, on his appealing to the subscribers at large, and shewing what, in their opinion, shall be good and sufficient cause for his having omitted to comply with the rules of the fund.

ART. XXXV.—If subscriber to the fund shall be suspended from the service of the hon'ble company, and shall die during the period of his suspension, his widow and children shall be entitled to the benefits of the institution, in like manner as if he had not been suspended, provided he continue to pay

at the rate fixed on his actual allowances under article IV.

ART. XXXVI.—If a subscriber to the fund shall be dismissed from the service of the hon'ble company, in the event of his death, his widow and children shall have no claim to the benefits of the institution, and he shall not he allowed to retain any interest in the fund by making any payment whatever.

ART. XXXVII.—Any person admitted into the Bengul civil service with permission to take rank in that service above any person that has been a subscriber to the fund, for a longer period than one year, shull not be entitled to become a subscriber to the fund except upon the following condition: viz.

First. It the individual so channets need shall be unmarried, he shall not become a member of the fund, except on condition of his paying to the treasurer, within a period not exceeding six months, from his commencing to receive salary from the engal Government, a sum of money equal to the average amount of the aggregate subscriptions of the unmarried members, in whose year the individual wishing to subscribe may rank in the Bengal givil agretce, with interest thereon at the rate of five per cent. per annum.

Second. If the individual so circumstanced shall be married or be a widower having a child or children, he shall not become a member of the fund, except on condition of his paying to the treasurer, within a period of six months from his commencing to receive a salary from the Bengal Government a sum of money equal to the average amount of the aggregate subscriptions of the married members, retaining a contingent interest in the fund, in whose year the individual wishing to subscribe may rank in the Bengal civil service, with interest thereon, at the rate of five per each per summ.

Third. Any applicant giving to the secretary of the fund a written authority for the deduction of twenty per cent. from his future monthly allow-ances, until the sums due from him under the above rules, with interest at the rate of 5 per cent. per annum, be paid up, shull be considered as having fulfilled the conditions required of him; provided always, that his family shull not beautif from the fund if he quit the service before paying, up the whole amount due from him.

Fourth. The managers are authorized to admit applicants in the first instance, agreeably to the foregoing rules, but in all such cases the application that be authorized for confirmation at the pext general meeting.

Piffs. All cases and questions not expressly provided for by these raise, shall be submitted by the managers for the volum of the subscribers at large, where the injury thereon shall be fluxi.

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APPRNDIX

Form A of General Proxy.

I, A. B. do hereby authorise and appoint C, D, to vate for me upon all questions to be determined at the general meatings of the subscribers to the civil fund, and I hereby bind myself to abi le by the vote to be given in my behalf, the same as if myself had been present and voted at such mesting.

> (Signed) A. B.

Form B of Speci 1 Proxy.

I, A. B., do hereby appoint C. D., to vote for me on all questions arising on the proposition to be decided upon at the general meeting of the subscribers to the civil fund, appointed to be held on the

(Signed) A. B.

Form C referred to in Article XXVII.

I. A. B., (of the age of years,) now resident at widow of C. D., formerly a civil servant on the Bengal establishment in the Bast Indies, do hereby solemnly and sincerely declare, that I am not possessed of or entitled to any property from which I can derive the smallest income, with the exception of the personal property of which a rough schedule is annexed; and that with the exception stated, my sole dependance for support is on the annuity to be granted to me from the civil fund of that establishment.

> (Signed) A. B.

Acknowledged and declared this day of ~ at

The above declaration is to be accompained by a rough schedule of any personal property possessed by the widow, and of its estimated value, under the general hands of valuable plate, household furniture, equipages, &c., but without any more detailed statement and showing the estimated total amount possessed by the widow after payment of any debts for which suc't property may be liable.

Form D referred to in Article XXVII.

(of the age of years,) now resident at 1, A. B., C. D. fomerly a Civil servant on the Bengal establishment in the Bast Indies the widow of do hereby solemnly declare, that the said C. D. left aurviving him one child now alive, and of the age of (or if more than one child, their names and several ages to be stated ;) and that I am not, nor is (or are) the said child (or children) at this time possessed of or entitled to any properly from which I or the said child (or children) can derive the smallest income, with the exception of the personal property of which a rough schedule is annexed; and that, with the exception stated, my sole dependence and that of the said child (or children) for support, is on the annulties to be granted to me and to the said child (or children) from the Civil

(Signed)

Acknowleged and declared at this stay of

before me, Here a schedule of property to be annexed as in Form C.

Form E referred to in Article XXVII.

I. A. B., of the age of years (describing here residence and naming her late husband as before) do hereby solemnly and smoorely declare, that the sald C. D. left surviving him one child named how allive, and of the years, (or if more than one child, state their several names and ages) age of years, (or my child (or children) above named, are at this time age of

possessed of or entitled to any property yielding or capable of yielding a greater annual income than pounds sterling; and I do further declare, that the sources of the said annual income are truly stated below, and that beyond the amount which is or may be thence derived, the sole support of myself and of the said child (or children) is the assistance I expect to receive from the civic fund of that establishment.

(Signed)

A. B.

Acknowledged and declared, &c.

liere state the sources from which such income may be derived.

Form F. referred to in article XXIX.

I. A. B, now residing at Widow of C. D., formerly a civil servant on the establishment of Bengal in the East Indies, do hereby solomaly and sincerely declare, that I have not become possessed of any property or income since the date when the annalty was granted to me from the civil fund of that establishment, except such as is below specified; and that my entite income, including the pension received from that fund, does not at this time exceed rupees or pounds sterling.

(Signed) A, B.

Acknowle | ged and declared, & ...

Here to be specified any property yielding, or capable of yielding, an in-

Form G. referred to in article XXX.

I. A. B., (mother, guardian or relative) of the child (or children) of C. D., formerly a civil servant on the establishment of Bengal in the Rast Indies, do hereby solemaly and sincerely declare, that (here enter at full length the names and ages of the child or children of the deceased) a child (or children) of the said C. D. is (or are) at this time slive, and that to the best my knowledge and belief, be (or she) has (or have) not (nor has either or any of them) to this day become entitled to or possessed of any additional property or means since the date when the annuity (or annuities) was (or were) first granted to him (or her or them) from the civil fund of that establishment, excepting such as is here below specified.

(Signed) A. B.

Acknowledged and declared, &c , Here to be specified as in form F.

ABSTRACT OF BENGAL CIVIL FUND RULES, WITH NOTES,

Rules now in operation, adopted at Special General Meeting. 25 h. November 1837, and comfirmed at General Meeting 20th. Jan wary 1838.

The Bengal civil fault is stituted in 1834. Subscription commencing from January 1804. All who entered the civil service from and after the 17th January 1823 being obliged to subscribe and continue so during the whole period of their service. Members is ing civil servants of a prior date to 17 to January 1823, have the option to withdraw at pleasure (for bitting all bone fit,) excepting such amongst them as have sixed a resolution passed by the subscriptions of 28th July 1817. Minimal thems lives to subscribe to and of service.

By a clause to that effect in their covenant per Letter from the file rible Court to the Bound Government, daied 17th January 1823,

† These rates are exactly as they were under the old rates of the Pund, excepting that Co.'s Ra, is substituted for second viz. where 16 blecks were formerly paid to Co.'s Re. are now paid.

Every three years an adjustment of the general accounts of the fund is made and if it be found that there is an excess of charges over the annual receipts, an extraordinary subscription of a specified per sentages on allowances is levied to make up the said deficiency.

Moreover if it be found on a triennial adjustment that the annual receipts do not exceed the annual charges by the sum of 25,000 rupses, an additional per centuge on all allowances of every subscription is fixed and levied to make up the required yearly excess of 25,000 rupses.

- 4 Under the above rules, furlough allowances are considered assessible and where a married or wedower subscriber is on leave to Burope and obtains no kind of allowance he must still pay a monthly subscription at the rate which he would have to pay were he in the vereign of furlough allowance.
- 5. Subscribers are chargeable with interest at 5 per cent. per unnum on arrears of subscription.
- 6. A Sub-criber after 22 years, service in India retiring from the service, or one retiring from ill health after 10 years of such service, shad on making up his contribution with inverest \$5,000 Rs. be entitled contingent claim on the fund for his family.
- 7. The family of and subscriber who may die during his temporary absence from India on leave shall be entitled to the benefits of the fund under the existing rules; i. e. provided his subscriptions under rules 4 and 32 and other conditions have been duly conformed to.
- A Subscriber in India who may case to receive any public allowance shall be considered to have retired from the service from the date of his allowances ceasing; and accordingly to be deaft with under the rule for retires. Subscribers absent from India more than 5 years are considered retired and to be deaft with a cordingly.
- 5. A Subscriber suspended from the service and dying during such suspension, his family will benefit if he have during suspension continued to pay at the rate fixed on his actual allowances under rule 4th.
 - 0. A Subscriber dissemissed the service shall forfeit all benefit from the fund.
- 10 A Subscriber discontinuing his monthly subscription for one entire year shall be considered to have withdrawn from the fund and in case of his death

^{*} The extraordinary anhacription levied for this object on the 1st January 1838 was at } per sent. on Monthly allowances.

[†] On the occasion of a Member going on furioush, a letter to the effect of appendix I is handed to him. He may gay up, before going, the whole dues for the three years' furiough subscription at ence—or, for any part thereof, or he may may Monthly through Agents in Calculta, or by the same means quarterly; a yearly, tec, is autousce. These payments must be presented to the Sub-Treasurer, who as Treasurer of the Fund will after obtaining the same grant a receipt. If the Member remain absent beyond 3 years, but not more than 5 years, be must take care that his subscriptions are regularly paid up for such extended period.

This rule was applied in 1840 to the case of a subscriber who being appointed to Mysors, drew kilowances for 3 years, exclusive of deductions on account of the Fund's dues.

A This rule (33) is considered under Resolution of General Meeting of 13th Estruary 1838, to apply to all cases of admission sought after int January, 1838, equivalent the families of aphacriber who may have retired deferred that date, as of Subscribers who may apparedized since the said dates. Accordingly all such retired Members of date anterior to 1st July 1838, as had before retiring made good the principal sum of Sa. Rs. 5,000 (under the 35th Article of the 1818 rules) but who had not made up their equiphents with Interest (at 8 per ceut) to Co, 5 Rs. 5,000 were addressed on the 1st May 1839, and offered the option of making up the halance due on a before 30th April 1839, and thus securing to their families eventually the benefits of the Funds.

the Subscriber so circumstanced protested of the ground of having conformed to the old Rairs audit the date of his retirement which took place defore the operation of the new rules which commonists to life him that guider Rairs he doesned not binding on him. Her the Managers informed him that guider Rairs it of the date Rairs, at also by Rais 35 of the third vigulation to which he-appelled, he was wound by the Raiss, which may at any time be passed by a method to which he-appelled, he was tound by the Raiss, which may at any time be passed by a method to the interpretation which may be duly put to any one of them. Accordingly, he was a memobile to any one of these rules by the may admit his protection the interpretation which may be duly put to any one of these rules by the matched having conformed to the solution which may be duly put to any one of these rules by the subscribes wentioned in letter, dated let May 1819, his rights were all forfeited, unless he expects conform now, and petition a General Meeting for readmission under article 34.

his family shall lose all benefit provided the secretary communicates to such subscriber that he is struck of the Fund. But he may appeal to a general meeting of subscribers who are competent to admit him if satisfied of the cause set forth for his having omitted to comply with the rules.

11. In all cases not expressly provided for the subscribers at large have

power to admit or reject the claim of any subscriber or his family.

19. Applications for admission to the bagefits of the fund must be made to the managers and be accompanied with the following document,-certificate of death-copy of will +-Statement of general property-and affidavit, as in form B,; wherein shell be specified by the widow (if there are children) the names and date of birth of each child.

If there be no income except such as may be derivable from personal property the affidavit of the widow will be according to form D & if there are chile dren; -if without children the affidavit will be according to form C.H

Orphans of members will be edmitted under the above general rules .- the

necessary affidavita being made by their relations or guardiana.

13. All the information, documents, &c. above specified being completed by the applicant for admission, the managers will submit the case for the determination of the next general meeting of subscribers. After admission, the following will be the rate of allowances to be granted, viz.

TO WIDOWS.

IP IN INDIA.

With no private income, or with With no private income, or with its income which may be not more than 100 100 Co.'s Rs. per measen, monthly (£ Sterling per aunum, yearly £800. Rs. 300.

If private income exceed 100 Rs. If private income, exceed 100 & but fall below 400 per measure then Sterting but fell below 400 yearly then the allowance from the fund will be the 400 Rs. per mensem.

IF IN BUROPS OR BUSHWHERE

difference between such income and difference between such income and 400 £ Sterling per annum.

TO CHILDREN.

All private income being required to be deducted from the maximum amount of allowances granted according to their ages, which are as follows:

| in India. | | IN EUROPE OR ELSEWHERE | |
|--------------------------------|------|-------------------------------|-----|
| Up to the end of the 5th year, | | Up to the end of the 5th west | • |
| monthly | 30 | yearly £ | 34 |
| From commencement of 6th | | From commencement of 6th to | 90 |
| | 40 | Sth year | Øa. |
| Ditto 9rh ta 11th | 50 | Ditto 9th to 11th | 00 |
| | | | 80 |
| Ditto 12th audafter | OU ! | Ditto 12th and after | 100 |

14 Whatever real or personal property the Widow or offspring of a subscriber may be possessed of at the time of admission shall be taken into account at a last valuation, or according to the amount realizable by public sale, and the incommuniculated thereon at the rate of 4 per cent. per annum; but the Income on monice resigd in Bank of Bengal shares, Government Notes, or other public securities, shall be taken seconding to what they actually yield. The similarities of calculation shall hold in the case of property of any description afterwards devolving on an incumbent on the Fund.

The respective families of two decessed members applying in 1839 to be admitted were through the commission of the said members to conferm to this state in their life time, declared on entitled to the benefits of the Fund; though in consideration of the pocular circumstances of the constitute of the remain meeting of 3fat January, 1840, allowed their adminision of the condition of all arrears of subscription due by the decembed being first made good.

If there is no still, then a full and authorities, and here therete must be submitted.

See ditto ditto.

15. No family becoming dependent since the 1st of January 1838, shall receive an aggregate allowance exceeding 600 £ per annum in England, of 600 Co.'s Rs. per measure in India.

16. The pensions to widows shall be discontinued on remarriage, but shall recommence if again left in a state of widowhood and without alequate

provision under the rules.

The allowances for children shall cease in the case of girls on their marriage, in the case of boys on their obtaining employment or on attaining the age

of 21 years, which ever may first happen.

- 17. Allowances from the Rund are payable half yearly in advance either in London or in India. For widow, to themselves or to their authoriz d agents (the acknowledgment of the widow herself being given for all sums paid on her behalf.) For children to their mother or other relation, or to their guardian.
- 18. Before any 4 yearly advances can be allowed a solemn declaration must be unde in the case of a widow without children according to form F. t if with children according to additional from F.

In the case of children at ne according to form G. t

If the declaration is refused to be made by any party it is incumbent on the managers to suspend the payment of the Pension claimed reporting the case to a general meeting of subscribers.

[In these declarations must be carefully noted lifeach be the case) any property acquired, and in whatever way acquired, since the date of admission

on the Fund, whether it yield an income, or not.]

- 19. In any instance in which it may appear that a subscriber leaving property at his death and having the power to dispose of it, had made no prosision for his family, the subscribers have full power to reject the application for ald in respect to such family. And in case it shall be proved that a deceased member of the fund had during his lif, made such a disposition of any part of his property, real or personal, as but for rule 26 would throw the entire or partial support of his widow or off-ping upon the fund, with the intention of thereby benefiting any party at the expense of the fund, then the widow or offspring of such member shall fo feit all right to any support whatever.
- 20. The off-pring of members born out of wedlock: and any widow legally separated from her husband for misconduct on her part, or who may be known to be iving in a state of adultary though not divorced or separated by
- law, shall not benefit by the fund.

 21. The ½ yearly general meetings of subscribers to the fund, are held in January and in July; two moths previous notice being given. At these meetings applications for admission on the fund are determined, &c. and other general business is done, the managers also reporting the matters determined by them in the expired period. At the January meeting five managers are chosen in the room of those elected the preceding year,—though these or any of them may be re-elected. At the July meeting the annual accounts of the fund closed to 30th April, preceding are submitted,—and being approved or published in the Calcutta Gazette.
- 22. A special general meeting may be called at any time by the committee of managers or by any nine members; the object of the meeting being advertised two months previously.
- 23. Should the managers or any member or mentions be desirous of bringing forward, at a 3 yearly meeting, any new general question or any question involving any increase or diminution of the rate of contribution now fixed, or any essential addition to, or alteration in the rules and principles of the institution now established, or any case not distinctly provided for under these rules, due notice of the purpoit thereof shall be given; provided, however, that on such questions and cases no resolution of a general meeting when

To be made before a Justice of Pewer or other person competent to take the same; and not eatil the day on which the amount is claimable—or thereafter.

+ See last sheet rules.

See lust sheet rules.

ther Half-yearly, or special, shall be conclusiave, but the determination of Musting shall be referred to the subscribers at large for final adoption or rejection, by the transmission of their votes to the managers, within two months after the date of issuing the notice, either by advertusement or by separate letters to each subscriber as may be determined by the Meeting. It shall be the special duty of the Chairman of any Meeting to require attention to this rule.

- 24. The resolution of a General Meeting on any question not talling within the provisions of the preceding rule still be open to revision. After the usual notice given through the Secretary to that effect at the next General Meeting which may be held at a period of not more than four mouths subsequently to the General Meeting at which such resolution was passed; but the resolution of such subsequent Meeting on such question shall be final and conclusive;—provited always, that no resolution of a prior decting shall be reversed or altered. At a subsequent Meeting, except by a majority consisting of as many votes at the least as decided the question in the first instance. All resolutions not subject to revision under this rule shall be deemed final and conclusive.
- 25. The presence of nine Members at any General Meeting forms a quarton sufficient to constitute a Meeting.
- 26 Ad quistions proposed at a General Meeting, whether & yearly or special, shall be determined by a MAJORIEY OF VOIES; but the concurrent voic s of at case nine in oncers actually present shall be requisite to carry any motion whatever.
- 27. Upon all questions duly advertised for discussion at any General Mesting, all subscribes may deliver their sentiments and votes, either by written communication address d to the claiman, or by Proxy. Proxies, may be of two kinds, General and Special. The former is only allowed in case of Members who have proceeded to sea, and last till the return or receipt of intelligence of the decesse of the party give it. Such general proxy entitles the holder there if to vote for the absence on any question whatever that may arise during his absence.

A "pectal t proxy entitles the holder to vote on any point connected with the question for which such proxy was given that may be discussed at the meeting summoned for its determination.

But provided 1st. That no proxy either Special or General, shall be in any way walld unless the same shall have been registered in the Odice of the Secretary to the Fand, and countersigned by that Officer, at least fitteen days prior to the occurrence of any meeting at which such proxy is intended to be used: and 2ndly, that no individual shall, under any circumstances, hold at one time more than twenty proxies. Should more than twenty proxies be tendered for registry in favor of any individual it shall be the duty of the Secretary to the bund to give notice thereof to the holder and to the granters, whose proxies are last tendered for Registry, with the view to their appointing some other party to vote on their behalf. A second nomination shall be valid if restained and countersigned at any time before the meeting at which it is intended to take effect.

26. The Committee of Managers, or the majority of those present at a meeting of five office, or if less than five be present, any three. Members of the Committee who may concur in opinion shall be competent in decided in the first instance, upon all matters connected with the Fund not exceed for the definingation of a General Meeting; but every act of the Microscope shall be liable to revision and control by the resolution of a five ordinary.

The last article of the rules of the Fund, viz XXXVII is of partial approach charter, and framed seemingly to provide for such as a compared on the transfer to the B-ngal Civil Branch, of the civilians attached to the Canton Establishment, some of whom claimed and were specially admitted to become Subscribers to the Fund.

The rule therefore provides, under certain conditions, for the admission as subscribers to the Fund of any person who may enter the Briggs (Seri Service, and having rank in that pervice above any other person that has been a subscriber to the Fund for a longer period than one year.

^{*} See Porm A last sheet of Rules.

t See Form B last sheet of Rules.

BENGAL CIVIL SERVICE ANNUITY FUND.*

REGULATIONS, AS SANCTIONED BY THE HONORABLE COURT OF DIRECTORS,

1st. The subscribers shall, from the lat of May, 1825, contribute, for the purposes of the fund, four per cent of their salaries, and all other public emoluments, however denominated; compensation for travelling expenses

excepted.

2nd. Should any subscriber be engaged in India on private business, and thereby voluntarily exclude himself from public employ, his subscriptions, to the tund shall coast, and in the event of his hereafter relimquishing such private business, and resuming employ in the service, his subscriptions may be resumed, but the intervening period shall not be reckoned in the time necessary to qualify him to be come on an untant; and this rule shall be equally applicable to all persons now in the service, who may have been, or may be engaged in private business.

3cd. The annaines are fixed at 10,000 rupees each, payable in England

at 2 shillings the rupee being £1 000 sterbag.

4th. The amountes shall be tendered to subscribers having served in the Civil Service 25 years, and setually resided 22 years of that period in India, according to their seniority on the graduaton list of the service, as fixed by the Court of Directors, and the right of preference shall not be parced by remain in a preceding year.

5th. The annuities shall commence with the first of May in each year, beginning with the year 1826; that is to say, shall fall due at the end of the said otheral year; and in like manner, the succeeding annuities shall commence on the first day of the following official years, and fall due at the

close of each year, respectively.

6th. At a convenient need before the close of each year, the managers of the find shall require according to seniority, a sufficient number of subscribers to signify their willingness or otherwise, to retire on the ununity to be granted by the Fund; and in case of the absonce from India of members, such requisition shall be made to their constructed agents in Calcutta. It will, of course, be incumbent on members daily qualified to become annuitants, previous to having Indu, to empower one or more persons in Calcutta to act on their behalf, and to communicate to the managers the names of such agents,

Under resolution of the general meetings of the Eth Nov. 1825 as sanctioned by the Hon Court of Directors in their despitch of 30th May, 1827. 7th. The following members shall be reparded as having virtually intimated for the time being, their unwillingness to retire on the annuity; v.z. those to whom arequisition may be made as above provided, and whose part no reply

may be received, on or before the first day "of Nov. of the year, preceding that in which" the annuties intended to be granted, may commence; and those who may have quitted India, and failed to empower any resident in Culcutta to act for them during their absence.

8th. The number of annuities offered shall not be more than may com-

plete nine per annum from the lat of May 1826.

Oth. The actual value of annuities tendered and excepted as above, shall be passed to a separate account on the books of the matitution, under the head of appropriated funds; and to the debit of this account shall be entered all payments in satisfaction of annuities.

10th. Should any subscriber, having resided in India in the Civil Service not less than 22 years, and been a member of it the full period of 25 years, retire from the service before the opti in of an annuity may devolve on him, he shall be estitled to the same in his proper turn, without any payment to the fund, save what may be claimable under the following rule.

[·] For list of Directors, vide Directory, part IX.

11th. Any subscriber who may accept the tender of an annuity, shall be required, to cutitle him to such annuity, to pay to the institution, previous to the date at which the annuity is to commence, the difference between one-half of the actual value of the annuity on his life, and the accumulated value of his previous contribution, in case the letter quantity shall be less than the former; and these values shall be determined as below provided.

12th. Any member so choosing, may decline paying the differences defined in the foregoing rule, and shall, in such case, be entitled to an annuity diminished in proportion to the sum by which the accumulated value of his contribution is less than one-half of the actual value of an annuity or his life.

13th Any subscriber who may be dismissed from the Honorable Company's service, shall forfeit all right to benefit by the institution, and be chatitle ito no refund of payments which he may have made.

14th. The interest of any subscriber who may be suspended from the Honorable Company's service, shall be in abeyance, but shall revive on his restoration. If he be permitted, (whether the permission be granted at the time of, or during his suspension, or at the time of his restoration) to draw substy for the period of his suspension, than his contributions to the fund for that period, shall be claimable, and the intervening time shall be reckoned as actual service; but if he be not allowed salary for the priod of his suspension, than no contribution shall be claimable from him for that period, and which to that case is not to be computed in the term of service necessary to qualify him for the acceptance of an annuity.

15th The resignation of the Honorable Company's service is an essential condition to entite an individual to an annual from the institution; an annuitant will not be permitted by the court to return to the service, it is, therefore, provided, that should any member fail, on or before the first day of July, of the verr with which the annuity accepted by him may commune, to comply with said condition, he shall be considered to have forfeited his right to an annuity from the institution for that year. It is likewise provided, that when a member accepting an annuity, shall resign the service before the first day of July, but after the first day of the year with which the said annuity is made to commence, he shall, in such case, at the close of that year, only draw the annuity from the date of his resignation, a sum proportionate to the time intervening between the first day of the year and that date, being deducted for the benefit of the institution.

16th. The fund is open for the aubscriptions of all covenanted Civil servants upon the Bongal establishment, including such as may be in Bugland, and who have not either finally resigned the service, or protracted their absence from India beyond the presembed term of five years; each civil servant now residing in India, shall be e-pecially invited to join the institution, as shall those subsequently arriving, whether they be returning to the service, or newly appointed to the same, and the following shall be excluded from ever becoming members of the institution; viz those residing in India, who may fail to signify in writing, their consent to join the institution on of before the lat of May, 1826, n x1; and those returning to, or for the first time arriving in the country, subsequent to the present of te, who may commit a similar default with in six months from the date of their return, or arrival in the country. respectively; provided, however, that no person not in India, nor on his passage thither upon 1st of May 1825, shall be entitled, on subsequently rethroing to the country from England, to receive an annuity mider the rules of this institution, except after residence in the country for a period of five years form the date of such subsequent arrival.

The declaration of the willingness of any subscriber to accept an admity must be stated "upon honor" in comphance with the resolution of the general meeting of the 12th November, 1845, as sauctioned by the Hon Court of Directors in their dispatch of the 30th May, 1827.

[†] The dates in this rule are with reference to the October 1825, the period of the institution of the Fund.

17th. The affairs of the institution shall be managed by a committee of nine, of whom four shall be ex-officio, the Chief Secretary to Government, the Accountant-General, the Sun-Treasurer, and the Civil Auditor. The other five shall be subscibers, and elected at a general meeting, "to be holden on the last day of January in each year." The members of the committee, shall be also the trusties for the funds of the institution.

18th. The Sab-Tressurers of Government shall, with the permission of the Governor-Deneral in Council, be requested to act as treasurer to the institution and the funds, as well those set apart for the payment of annuities as those arising from the accumulation of capital, shall be deposited in the public treasury, subject to the direction and control of the trustees and managers of the fund.

19th. For the management in England of such affices as the members cannot personally conduct, an agent or agents shall be appointed by the managers and trustees in India, if such shall still be the wish of the service

20th. The Committee of managers, or the majority of those present at a meeting of five or more, or if a less than five be present any three members of the committee who may concur in opinion, shall be competent to decide, in the first instance, upon all matters relative to the receipts and disharsements of the funds, as well as generally upon all sall jets connected with the management of the fund, and the due executing of the rules established for it, which by such rules, may not have been expressly reserved for determination by the general meeting of the subscribers to the fund.

21st. But the decision of the Committee of Managers, in all cases, shall be liable to revision and control by the resolution of the subscribers, duly passed at a regular general meeting.

22d. Committee of Mangers, who may be appointed in the first instance, shall be authorized to appoint a Secretary and Accountant to the fund, and to fix such allowance for him, payable from the fund, as they may consider adequate to his services. The officers so appointed, shall act under the direction of the Committee of Managers and shall also attend the general meetings of the subscribers, the proceedings of which, and of the Committee of Managers, and generally all papers appertaining to this institution, which may not be intrusted to the treasurer in India, or to agents in England, shall be kept under the charge of the Secretary and Accountant to the fund, and shall by application to him, or to the Committee of Managers, be open to the inspection of any of the subscribers to the fund.

23d. All future appointments to the office of Secretary and Accountant to the fund, as well as the appointment of any other person, whom the Manager may find it necessary to employ for the due execution of the trust committee to them, shall, I like manner be made, and their allowance fixed by the Committee of Managers, subject, as in all other cases, to the contol of the general meetings of the subscribers.

24th. In the event of any of the five managers who may be elected annually, being subsequently removed from the presidency without any intention of returning to it during the year of their election, it shall be communicated to the subscribers, at the next general meeting; and in such instances, as well as in all instances of vacancy in the situation of manager, by death or otherwise, a new election, if it appear necessary, shall take place for the unexpired part of the current year.

25th. A general meeting of the subscribers shall be held at the Town Hulf, in Calcutta, on the first Monday of the second month of every year, (or second afterwards as the accounts can be made up and prepared for inspection,) to receive and audit the accounts of the preceding year, and to decide on any question which may arise or be referred. The Committee of Managers or any nine members of the institution, in ay also convene a special general meeting at

^{*} Under resolution of the general meetings of the 12th November 1925, as sa netioned by the Monthie Court of Directors in their desputch of 30th May, 1827.

the presidency, by public notice in the Government Gazette, if any time there shall be found occasion for it, provided that the days fixed for holding such special meetings, and the objects of them, be advertised at least six weeks before the same are held, for the general information of the subscribers.

20th. All questions proposed at a general meeting, whether anunal or special, shall be determined by a majority of three-foorths of the members, who may either be present at such general meetings, or vote there t by proxy; but the concurrent voices of nine members at least " actually present," shall be requisite to determine upon any question whatever; and upon all general questions involving any increase or diminution of the rate of contributions now fixed, or any essential addition to, or altertion in, the original rules and principles of the institution, which are now established, all subscribers in India, who may not be able to attend the meeting in person, that I be allowed to deliver their sentiments and votes by a writ on communication, to be signed by them, and addressed to the chairman of the meeting; provided atways, that no desisjon upon such questions abid be valid, or have any effect, until sanctioned an! proved by the Court of Directors of the East India company, to whom all parties considering themselves agginered by such decison, shall have a right of appeal, and the decision of the Court of Directors shall, in all cases be fiaul

27th. In discharge of each annuity of 10,000 Rs granted by the fund, the sum of £1 000 sterling shall be pad to the annuitant through the company's treasury in London, at the close of the year in which the smootly may commence; the managers of the fund undertaking at that period, to pay over to the Government of Bengal, the sum of 10,000 Rs for each annuity so payable, under the principles upon which the Company's contribution to the fund is to be regulated.

28th. The right of an annuitant to receive the annuity for any particular year, shall depend on his having survived that year.

29th. The actual value of an annuity on the life of any subscriber, shall be determined by the table annux: hereto. The rates exhibited by this table, shall be revised and altered by a decision of a General Meeting, should experience, and the fluctuation of interest suggest the recessity of such an arrangement; provided slways that any alteration therein, shall not take effect until it has been sanctioned and confirmed by the Court of Directors of the East India Company, whose decision shall be hard.

30th. To determine the account ated value of the contributions of any subscribers, the Account at shall keep separate accounts for each member, and these accounts shall be annually made up with the rate of interest allowed by the Company.

Stat. At the close of every third year, the managers shall, according to the annexed table, calculate the actual values of the pending annuities, and shall then compare the total of their values with the assets belonging to the appropriated funds of the institution; should those assets exceed in value the said total, the difference shall be carried to the credit of the unappropriated funds of the society and he available for the purposes of the institution; on the other hand, should the value of the said assets be less than the total aforesaid, the deficiency shall be supplied by a transfer from the latter fund to the former.

321. An annatant, upon becoming such, shall be furnished with a formal certificate, declaratory of his admission to the annalty, under the hands of not less than three of the managers of the fund. A duplicate of the certificates must be furnished to the Bengal Government, and terwarde to the Court of Directors in London.

Calcutta, 1st October, 1825.

^{*} Rule 26 Passed in purenance of orders forwarded by the Hanthy Court of Directors in their dispatch of the 5th March 1918 at the General meeting of the 22d Suptember 1928, in substitution for the Old Rule in which the words in Italica were confited.

Rules prepared by the Committee of Management in conformity with the instructions of a Special General Meeting of Subscribers held March 7, 1834.

Rule 33.—In modification of the 28th rule of the institution, it is hereby prosided, that from and after the 30th April next ensuing, annuities will be granged to reviring members of the service, entitled to and claiming the same, payable to the date of decease, on their entering into a written engagement, binding themselves to pay, if so required by the Hon'ble the Court of Directors, a sum equal to half the value of the benefit derived under this condition. The computation of the said value will be made according to the annexed table, unless otherwise ordered by the Hon'ble Court of Directors to whose correction the calculations are subject.

For every annuity made payable to the date of decrase under the above rule, a sum equal to the discount value of the additional payment stipulated as entered, in the table samexed, (or in any corrected table that may be substituted for the same, the Court of Directors shall direct such substitution,) shall be transferred in the accounts of the institution to the head of appropriated assets in order to cover the stiditional charge to the fund arising from such payment.

N. B. This rule, if a similar be adopted at the other presidencies, may be at once carried into effect, the calculations, &c. being subject to the correction of the Court of Directors. Vide letter to Bombay Government 10th

June 1839, toward the end.

Rule 34.—In further modification of the 28th rule above referred to, it is hereby provided, that from and after the 30th April, 1835, annuities will, at the option of retiring servants, be given payable either as at present at the close of the year or quarterly, after each three months of the year. Provided, however, that for every annuity made payable quarterly, an additional sum, equivalent to this advantage, computed according to the table annexed, shall be transferred to the head of appropriated funds in the accounts of the institution, in order to cover the additional charge to it from this alteration in the mode of payment.

Note.—This rule will require to be passed and submitted for the approval and confirmation of the Court of Directors before it can be carried into effect. If the Hon'ble Court require reticing servants to pay for the benefit conferred by it, they will add a clause to that effect.

Norm.—The above Rules 33 and 34 have been merged into one, viz. Rule 40

of the following set of

ADDITIONAL RULES

Passed at the Special general Meeting of Subscribers, held 11th July, 1836. 35.—On the lat May, 1836, the managers of the Institution shall declare and publish the number of unaccepted acquities remaining up to that date, and the value thereof, which value shall be computed by assuming for the unnecepted unnuities of each year since the annuity fund institution was established, a villue calculated for the average age of the servants who retired in that year. Two-thirds of the aggregate amount of such valuation, shall be declared to be a fund available to provide for three years from that date, anunities of a quarter value to retiring civil servants duty qualified. The other third of the above vuluation shall be forthwith carried to account as part of the fixed balance of the fa d. In like manner on the 1st of May of every succueding year, the managers shall declare and publish the number and value of the unaccepted survities of the preceding year, that is to say the number of the nine annuities at half value available annually for retiring servants which have not been claimed and taken within the year, and the same shall be valued according to the average of the ages of the servants who relired in the year upon such annuities, or if there be none of these taken in any year, then upon the assumption of the age of 45 years for the value of each annuity. Twothirds of the aggregate value of such unaccepted annuities shall be declared and published, as above, to be the fund available to provide for three years thereafter annulties at a quarter value to retiring seniors, the remaining third being added to the fixed balance of the fund, as above provided.

36.—Civil Servants duly qualified by service and residence, who may be willing to retire on appairies to be granted upon payment of an amount equal to one quarter of the value thereof, are required to make application for the ame within three mouths from the date of the above declaration being made and published by the managers of the fund. So far as the surplus available shall permit; annuities on the terms stated shall be given to the senior servants so applying in the order of their seniority, and if the subscriptions of any servant, to whom such un unnuity may be awarded, shell have exceeded in amount one quarter of the value of the annuity, the Excess shall be refunded to him out of the surplus declared. If the subscriptions be not equal in amount to one-quarter of the value of the annuity, the retiring servant shall make good the deficit before obtaining the certificate entitling him thereto. If he do so before the 1st May, and shall have then retired from the service, his annuity will commence from that date. If he complete his payments and retire at any subsequent date of the same year, the value of the unnuity will still be calculated as from Ist May, but the retiring servant will receive only the fractional portion of the first year, calculated from the date of such payment and fetirement, and his subscriptions after the 1st August shall not be credited in his account, but shall accrue to the fund together with the unpaid portion of the annuity. If the applicants within three mouths, as above, do not by their annuities and by the refunds stated consume the entire declared sarplus, the remainder shall be available to lurnish annuities to any qualified senior servant who may apply for the same ut any time within three years from the date of the declaration, and such annuities shall be given to applicants for the same in the order of application waiti the entire declared surplus is appropriated. For every annuity granted an equivalent sum to the value thereof, according to the tables of the fund, shall be written off from the declared surplus and credited to the appropriated funds of the institution; and if at the end of three years from the date of dechration, there shall remain any part of the declared surplus still unapproprinted, such remainder shall lapse and be added to the fixed unappropriated balance of the fund.

37.—Civil servants who may not have completed the full period of \$2 years' residence in India, and 25 years of service, but who may be compelled to retire from the service by sickness, duly certified as below provided, he shall be entitled to receive, from out of the declared value of the unclaimed annuities of any given year, before the appropriation of the two-thirds, and one-third are made under the above rule as follows:—

| If they have not completed 10 years of residence, a donation of Sa. Rs. | 5000 |
|---|------|
| Or | 500 |
| If they have completed 10 years of residence, but not more than 16, | - |
| an annuity of£ | 250 |
| or | 2400 |
| Per annum, on payment, including the amount of their subscriptions, | 2000 |
| of one-balf of the value thereof according to the tables and rules of the fund. | |
| If they have completed 15 years, so annuity of£ | 50● |
| An Da | Euro |

To entitle a junior to the above benefits, it will be necessary for him before leaving India to turnish to the managers of the fund a certificate from his medical attendant, countersigned by a member of the medical board in Calcutta, certifying that he is from some permanent gause or complaint, lacapable of rendering further service in the elimate of India, and the certificate must, in each instance of retirement, he confirmed in Ragiand by the examining physician of the Honorable Court of Directors, after the servant so retiring has resided at least one year in England.

on the same terms.

36.—The 35 and 36 of the above Regulations are to be continued in force for three years from the 1st May 1836, exists the honorable court of directors sanction their further continuance, whereof notice will be published in the Gazette. If by the sanction of the honorable court they be established to per-

manent rules of the fund, it shall nevertheless be competent to a majority of the subscribers in India, whenever they shall be satisfied that the number of annual retirements from the service is such as to require that all the annuities of each year should be reserved to meet the applications of candidates in furnre years, to suspend the operation of the above rules by a resolution to that effect, duly passed at a general meeting.

39 — In modification of the third rule of the Regulation of the Fund, it is provided, that it shall be competent togany servant duly qualified by residence and service, to receive the annuity whether granted to him at half or at a quarter value, either in India or in England, subject only to the condition of previous resignation of the service, and of the acceptance of such resignation by

the Government or by the Court of Directors.

40 — In modification of the rules adopted by the service on the 7th March, 1854, it is hereby provided, in conformity with the instructions of the honorable Court of Directors, that annultants desirous to have their annulties paid to the date of decease, if to have them paid quarterly, will be entitled to these advantages upon payment, in addition to the half or quarter value of the annulty, as the case may be, of the full value stated for the same in the Table annexed to the said rules; but no annultant shall be permitted to take the quarterly payment, alone without at the same time taking the benefit of the rule for obtaining payment to the date of decesse.

REVISED RULES.

Passed at the Annual General Meeting of Subscribers on the 1st January, 1842, and approved by the Hon'ble Court of Directors under date 31st August 1842.

RULE 35 .- On the 30th of April, 1842, the managers shall compute the excess of balance of the unappropriated Funds of the Institution above the balance estimated for the same period in the prospective calculation upon which the Fund was formed. One half of the amount of such excess shall be considered to be a capital available for the purposes of the Fund. namely, for the improvement of the rate at which the Annuities accruing under Rules & and 11 on the 1st of May, 1842, are to be granted, to the extent of the income derivable at the rate of 6 per cent., from the said half excess of balance. In like manner on the 30th of April of every succeeding year the managers shall compute the excess of actual balance over the estimated prospective balance at the same date, and shall appropriate the fucome urising therefrom to the improvement of the purchase rate of the nine Annuities accruing on the lat of the following May. Provided, however, that in no instance shall any annuity be granted under this rule at a rate less than the quarter of the value thereof. And in case of the annual sum to be distributed amongst the nine yearly accruing Appulites in the manner provided in the following rule, being at any time in excess of the proportions required to make up, with the balance of the subscription accounts of the retirers thereon, the half value of each of the said nine annuities, such excess shall be reserved and be made available in the succeeding year, in addition to the income accruing from the hulf of the excess balance of the year, towards the reduction of the rate of premium at half value puyable for the said annuities, under the provisions and limitations above specified.

And if is further provided, that in the event of any of the nine annuities of any year remaining untaken on the lat of May of such year, the proportionate chare of the annual sum distributed smonget the nine annuities of that date which shall have been set to such untaken annuity shall remain reserved for the bravels of the qualified Subscriber who may at any subsequent date claim and retire an such untaken annuity.

RULE 36.—First. After the above computation shall have been, the managers shall make the distribution of the annual sum which, may be found available for the improvement of the rate at which each of the nine yearly annually may be granted, in the manner following. The aggregate sum available on the 1st of May of every year shall be divided into equal shares for ap-

portionment equally amongst the nine annulties according on that date seconding to the statement above cited. The amount of five which a religing member will have to pay shall be such an amount us, with the balance of his subscription account and the sum apportioned to the annuity reserved for him as above provided on the lat of May of such your, will make up the half of the value of the authority according to his age. nd it is provided, that in the event of the balance of the retirer's account alone amounting to a sum earal to the half value of his annuity, the share or aum apportioned to the aunuity reserved for him shall be taken and distributed equally amongst the other annulties of the same year in further diminuciou of the flore at half value which may be required from the retirers on these. In like manner if the balance of any retirer's no oun : a nfore-nid stoyether with t e sum or sums schick may have been apportioned to the annuity rescived for him, amount to a sum in excess of the half value of his annuity, such excess shall be taken and divided amongst the other aunultants of the same year whose balances with the sums apportioned to them as above may fall short of the half value of annuity — And it is further provided, that in the event of any overplus remaining out of the sum found available in any year under Rule 35, after due distribution summaget the pinc annuities of such year es above provided to the extent of making up with the balances the half value of each of the annuitles, such camalhing overplus shall be held available for distribution in the next succeeding year utides the general terms of this Rule.

And Rule 37 above entered will be rear in its first sentence thus !

'Civi: Servants who may not have completed the tall period of 22 years'
residence in India and 25 years of Service, but who may be compelled to
retire from the service by sickness, duly certified as helow; provided, shall be
entitled to remain from our of the portions of the excess balance available for
the purposes of the Fund under the above rules, (now 36 and 37,) as follows,
&c. &c.

At a Special General Meeting held 28 May, 1842, the following clause was proposed to be added to Rule 15 as a part thereof, to carry out the Houble Court's Letter of 1st February, 1842 and the same was carried and adopted by the subscribers at their meeting of 30th July, 1842

In anistitution of the Rule requiring the deciration upon honor, it is hereby further provided, that if any a bacriber to whom an annulty shall have been reserved, under his application and decisration to resign the service, as above, shall subsequently withdraw or retract his application or decisration; or if he shall continue in the service beyond the time, (viz. lat July.) limited by the foregoing Rule, he shall, unless for special ressons, he be exempted by the managers, subject to an appeal to the service by the individual in question, or by any member of the Fund, forfeit the som of to 's 's. (10,000) ten thousand, to be at once deducted from his subscription account with the Pand. The sum or sums that may be so forfeited, shall be carried to the credit of the dospyropriated Funds of the Institution, and be held available for the general purposes of the Fund."

TARLE showing the value of an annuity of Sicca Ropees 10,000 or Company's Rupees 10,066-10-8 on a Life from 40 to 76 —elen the Premiums for Quarterly and date of Decense payments of the Annuity on any Life within the specified number, in Company's Enpees.

| | _ | 1 | | |
|-----------|--|---|---|--------------------------------|
| Aµe. | Value of an An- nuity of Su. Ru 10,000 or Co.'s R- 10,665-10-8. | Premium for Quarterly payment Co.'s 1' upees. | Premium for date of Decease payment Co.'s Rupers. | Total. |
| 40 | 114186 10 8 | 2598 9 7 | 1799 7 5 | 118555 11 8 |
| 41 | 112949 5 4 | 2541 13 10 | 1834 10 8 | 117925 19 1 0 |
| 42 | 111712 0 0 | 2513 1 0 | 1872 0 0 | 116097 1 U |
| 43 | 11 4/14 0 0 | 2445 5 4 | 1 09 5 4 | 114%58 10 8 |
| 44 | 109173 5 4 | 21.8 8 8 | 1941 5 4 | 118571 8 2 |
| 45 | 107840 0 0 | 2428 10 8 | 1979 11 8 | 112246 6 4 |
| 46 | 1064-38 25 4 | 2395 11 8 | 2018 2 1 | 110867 3 1 |
| 47 | 105024 0 0 | 2302 10 8 | 2058 10 8 | 109445 5 4 |
| 48 | 103541 5 4 | 2929 9 7 | 2101 5 4 | 107972 4 3 |
| 49 | 102005 5 4 | 2205 7 5 | 2 44 0 0 | 106444 12 9 104897 1 0 |
| 50 | 100448 0 0 | 1 7 1 | 2188 12 9 | |
| 51 | 98912 0 0 | 22:35 1 0 | 2231 7 5 | 103368 8 5 1 1842 2 1 |
| 59 | 97876 0 0 | | 2275 3 2 | 100262 6 4 |
| 53 | 95746 10 8 | 2155 11 8 2118 6 4 | 2320 P 0 | 98639 15 11 |
| 54 | 94154 10 8 92480 0 0 | 2118 6 4 2091 1 0 | 2300 14 11 2413 13 10 | 96974 14 10 |
| 55 56 | 92480 0 0 | 2042 10 8 | 2462 14 11 | 95268 4 3 |
| 57 | 88992 0 0 | 2002 2 1 | 2513 1 0 | 935"7 3 1 |
| 58 | 87178 10 8 | 1961 9 7 | 2564 4 3 | 91704 8 6 |
| 59 | 85392 10 8 | 1920 0 0 | 2616 8 6 | 86859 3 2 |
| 60 | 83413 5 4 | 1877 5 4 | 2670 14 11 | 87961 9 7 |
| 61 | 81 101 5 4 | | 2727 7 5 | 80022 6 4 |
| 62 | 79456 0 0 | 1788 12 9 | 2786 2 1 | 84030 14 10 |
| Ğ3 | 77965 5 4 | 1740 19 9 | 2841 9 7 | 8 947 11 8 |
| 64 | 75221 5 4 | 1 1692 19 9 | 2908 0.4 | 79816 8 5 |
| 65 | 72970 10 8 | | 2965 5 4 | 77577 9 7 |
| 66 | 74666 10 8 | | 3031 7 5 | 75288 8 5 |
| 67 | 68320 0 0 | 1587 1 0 | 3097 9 7 | 72954 10 7 |
| BA | 05(11)9 5 4 | 1442 10 8 | 3165 13 10 | 7055 19 10 |
| 69 | 63456 0 0 | | 3232 0 0 | 68116 4 3 |
| 70 | BAD70 10 8 | | 9305 9 7 | 65647 15 11 |
| 71 | 58449 10 8 | | 8377 1 0 | 63134 14 10 |
| 78 | 55904 0 0 | | 3448 8 6 | 60610 2 1 |
| 73 | 59376 0 0 | 1 | 8530 0 0 | 58097 1 0 |
| 74 | 50×69 5 4 | | | 55005 5 3 |
| 75 | 48448 0 0 | | 3059 11 8 | 53197 13 9 50872 8 5 |
| 7ú | 46144 0 0 | | 3734 12 9 | 5087% 8 5 |

ABRIDGED IVIL SERVICE CODE. ABSTRA T OF, AND NOTE ON CIVIL ANNUITY FUND RULBS.

INSTITUTION OF THE FUND.

SUBSCRIBERS, THEIR LIABILITIES, RIGHTS. QUALIFICATIONS AND PRIVILE 184

NOTE.—Besides the direct benefits of the fund, subscribers enjoy the privileges provided by the Furlough Rules, which upne others can claim.

* Service is computed either from date of governant or of notification of Appointment, whichever may be first. Residence reckons from date of arrival at the presidency.

ANNUITIES, NOW OPPERABLE, AND ACCEPTABLE UNDER WHAT COMBITIONS.

† Where the Principals are not in India, to their Agents if duly appointed.

I No special application necessary, beyond the statement of date of birth, the offer of flug, and of resignation on specified date,—from which date the Annuity will commence.

§ The application in this case should run

I have the honor to innder this my application for an Annuity of the year—(1841-12) grantable under the Rules and to state upon honor that it is my firm determination, should i obtain the same to accept it, and retire from the Campany's Civil Service on or before the first day of July of the year to which the said Annuity

belongs.
If from an agent the application may run

The age, or rather the date of birth of member applying should at the same time be stated; also if it be wished that the Annuity be made payable quarterly and, up to date of decease.

The Bengal Civil Service Annuity Fund was established in 1825, Subscribers' contributions communicing from May of that year.

All Covenanted Civil Servnts are bound to subscribe, and no subscriber CHE Withdraw or cease to aubscribe, oxe cepting a Gavernor, who hold his sppointment not by right of the service. A subscriber who may have been sisent from India more than 5 years: or one who may have been dismissed from the service, forfeits all benefit, from the Pand. But if a subscriber be only under suspension his interest shall be in abeyance and revive on his restoration; if he draw salary (or any public silowance) for the time of his suspension, that time , shall count us actual service; but if not, the intervening period shall not ge computed in the term of service, deceasary to qualify him for an Annuity. To be qualified for as Annuity, requires a rervice of 25 years, and actual residence in India of 22 years.

The number of Annaities of £1,000 each, grantable, are not more than may complete sine per Annum from the 1st of May 1826. This admits of the untaken Annuities of any year, being available to subscribers at any time in a subsequent year, in addition to the nine accruing Annulties of the year. Before Angust of such year, an offer is made to every qualified membert of one of the nine Annuities, to accrue on the lat of the succeeding May; and they are at the same time juformed of the No. if any, of the Annuities of former years that remain unappropriated on the lat of July last preceding, and which are also available for acceptance. These last may, howergr, be at any time taken up by payment of one and resignation, ! But the nine secrains Annuities of the failowing year, are not grantable until the lot of May of the year to which they belong. Accordingly on the last mentioned date, the said nine Annuities are uppropriated to the applicants first in the order of a niority tothoge whose ap_ plientions were received on or before the lat of November preceding, then if sur Annaities remain anappropriated

they are distributed amongst those whose applies ions may likve been received after the aforesaid lat November, but before let May, in the same order of sculority; and in-tly, if mny still remain untaken by the sforesaid applicants, they are granted to Invalida who may apply under file 87. To confirm the tire to an Annuity thus accepted and thus appropriated, a member must make good the 3* value, (according to the valuation. Table annixed) of his Annuity previous to the date of commencement of Annuity, and also resign the com-Battly's service. This resignation must not be deferred later than the firt of July following, and in no case will the Annuity commence until the date of such resignation. An Annuitant shall receive a Certificate signed by Sor more of the Managers, declaratory of his admission, which shall enable bim to draw his Aunuity of £1,000 or Cu.'s Re 10,660-10-8, either in India + or in London from the Company's Trensury :

GRNERAL AND SPECIAL MERT-INGS, THRIR POWER, MANNER OF

voting, &c.

the Annual General Meeting is held on the lat day of January for auditing the Accounts of the past year, for the election of five Mnongere, and to draids on any question which may arise or be refer ed. A Special General Meeting may likewise he convened at any time by the Managers, or by any nine Members. providen six weeks' notice be given of the objects of much Meeting. Any question proposed at any Meeting, shall be determined by a Majority of Athe of those voting on the question; but the concurrent voices of nine Members at least actually present is required to determine upon any quettion whatever: and upon all general questions affecting the rate of contributions now fixed, or any essential addition to or atteration in the original rules a d principles of the Fund; all aubscribers in India, may deliver their tentiments and votes in writing, addreams to the Chairman, provided no decision upon such question, shall be valid or have effect until sanctioned by the Hou'ble Court; to whom parties considering themselves aggrieved by such decision, shall have a right of appeal and the derivion of the Court of Directors shall in all mass be Anul.

* Or any member so choosing, may receive an Annuity of an amount proportionate to that which the halance of his accumulated sub-scriptions bears to the value of an annuity on his life; without paying any thing further.

The fine must be paid into the hands of the Sub-treasurer, who as treasurer of the Fund will grant receipts. The fine may be paid any time he/ore dute of commencement of Annuity.

† Parable from the General Treasury or from any other Government Treasury which the Government may approve.

2 A simple Annuity is payable at the end of the Official year on the condition of the Annuitant having survived the year. But if it be wished that the Annuity be made payable up to date of decease the premium for the same (as per annoved table) must be paid in addition to the line above referred to If the Annuity is also desired to be made payable quarterly the requisite premium for that privilete must like wise be paid. This latter benefit, of Quarterly payments, cannot be taken without also the former bonefit; date of Decease payments may however be taken alone.

Applications from Invalid Subscribers having resided less than 22 years in India, for reduced Annuities purchasable generally on the same terms as the full Annuities, must be made before the first of May. Such an Applicant must fornish to the Managers a Certificate from his Medical Attendant in India, countersigned by a Member of the Medical Buard of Calculta, Certifying that he is from some permanent cause or complaint incapable of rendering further service in the climate of India. [This certificate will need to be confirmed in England after a year's residence there, by the examining Physician of the Honbic Court.] An Invalid Subscriber thus applying, with fit successful under the general rule of appropriation of Annuities) be entitled, first if he have resided full 15 years in India to an annuity of 2000 per annual.

Segond, if he he have resided less than 16, but more than 10 years in India, to an Annuity of £25k

Third, if his residence be less than 10 year he will only be entitled to a Donation frum the fund of £300,

REGULATIONS OF THE BENGAL WILITARY FUND. BETABLISHED IST NOVEMBER, 1824.

CORRECTED 1ST NOVEMBER, 1849.

SECTION 1.

Admission of Subscribers.

ART. 1. The following description of persons, and they alone, are elligible to be subscribers to the Bengal Military Fund:—

1st Officers or cadets in the military service of the honorable company under the presidency of Fort William.

24. Chaplains of the Bengal establishment.

3rd. Officers of the Bengal medical establishment, and veterinary surgeons.
4th. Officers of the Bengal establishment on the retired list.

ART. 2. Individuals of the descriptions enumerated in the 1st article, who entered to service previous to the 30th Agust 1826 and who hitherto have not become subscribers, shall only be admissible on the following condition:—

lst. That the application for admission be accompanied by the certificate of two surgeons, that the person desiring to subscribe is then, to the best of their knowledge, in good health. This certificate being confirmed by the declaration to the same effect, from the person so applying to be admitted. Applications from married officers being also accompanied by a certificate of their

marriage, and intimation of the correct age of the parties.

2d. That donation and arrears of subscription, according to the rank at the time of admission, be paid with compound interest on those sums accumulated half yearly at the rate of eight per cent. per a num. The arrears to commence from the date of the institution of the fund, or from the entrance of the person into the service, if subsequent to the institution of the same, and prior to 30th August 1826. If the arrears are paid by instalments (which are not to exceed twelve mouthly payments from the date of admission) interest at 8 per cent. Per a num to be charged on all intermediate balances.

ART. S. A subscriber withdrawing from the fund, forfeits, ipen facto, all claims to its benefits, as also the amount of his donation and aubscription, and all other sams which he may have paid up to the period of his accession. Should be afterwards be desirous of again becoming a subscriber, he will be admissible on the same terms as a new subscriber, as described in the 2d arti-

cie. Note-This article is applicable to voluntary subscribers only.

ART. 4. Subscribers who may retire from the service on the prescribed pension of their ranks, or in it health before entitled thereto, or who may return permanently, or upon furlough, to Europe, shall not forfeit their title to the benefits of the fund provided they continue the regular payments of the monthly subscription of their ranks, agreeably to the rates laid down for each rank in table No. II.

ART. 5. Subscribers not in ill health retiring from the service before they are entitled to the full pension of their tank shall not forefelt all claims on the institution, provided they continue to pay the indian rates of subscription

of their respective ranks.

ART. 6. Officers are permitted to subscribe according to army rank, on furnishing the prescribed certificate of health, subscription and donation, as in every other case, being calculated from date of such rank.—Under this raid, medical officers and Veterinary Surgeons may subscribe as captains after 15 years' service.

SECTION IL

Donations and subscriptions to be paid to the Bengal Military Fund.

ART. 7. All subscribers to pay a donation or premium on entering the fund, agreeably to the rates specified in the accompanying table No. I., and

shall also allot for the support of the fund, as long as they shall continue subscribers, the monthly sums specified in table No. 11., agreeably to their rank, whether to India or Europe. The subscriptions of cadets to be calculated at the rank of ensign. Subscription by medical officers in the several grades attached to the 1st, 2d, and 3d classes is compulsory unless the privilege under article 8 has been embraced.

TABLE I.

Amount of the Premium or Donation payable by the different Ranks.

| * | | MARRIED. | | | | U | MAR | RI | ED. | |
|--|-----------------------------|----------|---------------|----|-----------------------------|-----|---------------|---------|--------------|-----|
| <u> </u> | On joining the Institution. | | On Promotion. | | On joining the Institution. | | On Promotion. | | On Marriage. | · |
| | Re A | • | Re A | 8. | Re As | | Rs A | ٠. ا | Re | Ao. |
| Col. and 18 Surgeons 1 Class. | 3480 | v | 579 | 0 | 700 | 0 | 140 | 0 | 3130 | 0 |
| Lieut. Col. and 18 ditto 2d } | 2001 | 0 | 514 | O | 560 | 0 | 140 | 0 | 1721 | 0 |
| Major, Chap. and 18 ditto | 1162 | 0 | 414 | 0 | 420 | 0 | 120 | 0 | 952 | 0 |
| Capte, Burgs, and Asst. Chaps. | 556 | 0 | 364 | 0 | 300 | 0 | 120 | 0 | 408 | 0 |
| Lieuts. Asst. Surgs. and } Veterinary Surgs., | 360 | U | 120 | 0 | 180 | 0 | 60 | 0 | 180 | 9 |
| Cornets, 24 Lieuts, and Bu- | 240 | 0 | 0 | Q | 120 | * 0 | 0 | 0 | 120 | 0 |

TABLE II.

Amount of Monthly Subscriptions of the different Ranks.

| | IF IN | India. | IF IN EUROPE. | | | | | | |
|--|-----------|----------|---------------|----|----|----------|------|----|--|
| | Unmarried | Married. | Unmarried | | | Married. | | | |
| • | Rea.A. P. | Re. A.P. | £, | # | a. | £. | 9. | d. | |
| Colonels and 18 Surgeons ? | 25 0 0 | 50 0 0 | 1 | 10 | 0 | 3 | 0 | 0 | |
| Lieut. Colonels and 18 ditto 2 | | | 1 | 0 | 0 | 2 | 0 | 0 | |
| Major, Chaplain and 18 ditto } | | | 0 | 16 | 0 | ì | 12 | 0 | |
| Captains and Surgeons, and ? | i | | 0 | 10 | 6 | 1 | | Q | |
| Lieut enants, Assistant and & Veterinary Surgeons, | | 10 | 0 | 6 | 8 | 0 | i ir | 0 | |
| Cornets, 2d Lieutenants and } | | | 0 | 5 | 3 | 0 | 10 | 6 | |

ART. C. The following rules have effect from let January, 1837.: All Members who have served 39 years may subscribe as colonels; all who have served 27 as lieutenant-colonels; all who have served 28 years as majore; all who have served 12 as captains; and all junior officers as liquienauts.

Second — Medical and veterinary officers may subscribe as colonels after 27 years' service; as lieutenant-colonel after 22 years; as majors after 17 years, and after 10 years as captains.

Third -Chaplains may subscribe after 15 years as lieutenant-colonels,

a fter 20 years as colonels.

Fourth —Admission to subscribe in the next higher rank, to which his service may render an officer eligible, shall depend on the payment of the increased doubtion within the period prescribed by regulation if. Further, the claim must be made to the managers in India within 3 months, if he be in India, or if at home, within 12 months from the completion of the qualifying service.

Fifth.—If the privilege to subscribe in the next higher rank be not embed within the above periods, the application, whenever subsequently made, must be accompanied by a health certificate, and compound interest at 8 per cent. per annum shall be charged upon the additional donation and arrears of subcription accumulated half-yearly (as by article 3 of the existing rules) from the date of these rules taking effect, or from the completion of the qualifying service.

Sixih. -- Retired officers are entitled to enter the higher classes of subscription under the above conditions, on the expiration of the several periods which had they remained in the service would have given them the same privilege. This rule is adplicable to subscribers under article 5.

N. B. The period of sevice under this article is calculated by certificates of admission to be furnished from the adjutant general's office. Officers embracing the privilege granted by this rule must comply with all its provisions, calculated through each grade of service.

ALT. 9. Subscribers may redeem by a single payment the periodica subscription exigible under article 7, the equivalent sum heing determined on

this principle.

Members, in Europe to redeem at Europe rates: in India at Indian rates: calculated by two tables of different values of an annuity one adopted for Europa (as the Northampton table) the other for Indian (as the Indian tables) receiving back, or paying the difference of premium according to residence he one or other country. Parties visiting Europe on furlough, or for a temporary residence not exceeding three years, not to receive the difference, nor parties revising India to pay it, if the temporary residence does not exceed I year: The walue to be taken from tables of which the following is a specimen.

On promotion the subscriber will be liable to pay the donation and to pay

or redeem difference of subscription.

2. Members who may redeem their periodical subscriptions by a single payment are precluded the benefit of paying money and equipment allowance.

| 4 | TYMARTRON | ON TABLES. | IND | TAR COMMITTEES TABLES. |
|------|-------------|--------------------|------|-------------------------------|
| Age. | Value of an | Annuity in Bugiand | Age. | Value of an Annuity in India. |
| 25 | 9 | 13 2 | 25 | 8 5 6 |
| 30 | 9 | 9 4 | 30 | 8 1 |

. Cerried by result of Votes on Circular No. 69 A.

ART. 10. Subscribers on promotion shall pay the donation of their incremed rank, as married or unmarried, agreeably to the rates specified in table No. 1, whether in India or Europe. If in Europe the exchange to be calcu-

lated at 2s. 6d. per Company's Rupee.

ART. 11. The donaling may be paid at once, or by mouthly instalments not exceeding twelve, at the option of the subscriver; in failure of which all claims shall be forfeited upon the fund, either for himself or widow, unless the amount be paid with interest at 12 per cent. per annum from the day of admission. Subscribers paying donation by instalments pay interest at 4 per cent. per annum upon all unpaid balances until the whole is liquidated:

ART. 12. Monthly subscriptions of subscribers shall be paid within four mouths after they become due, on pain of exclusion from the society, or forfeiture of double the arrears of subscription, except satisfactory reasons can be assigned for the delay of payment. Officers authorising their paymasters to deduct their subscriptions from their monthly pay, shall not be subject to the above penalty; but shall nevertheless be responsible for the arrears, in case it shall appear, that the paymenter has neglected to make the proper deductions; if payment be then refused the name to be struck off, if the party entered the service before subscription was made compulsory.

ART. 13. All members marrying, and who may be desirous that their widows should possess claims to the eventual benefits of the fund, are required to inform the Secretary (if in India and the Agents if in Europe) of their marriage, and unless the payment of the additional donation be made within six months after such marriage, the subscribers will be required to pay double the amount with interest at 8 per cent, per annum, and no claim for pension on the part of the widow of an officer not subscribing as a married member at the

time of his decease, shall be admissible.

Arrans which may be due to the fund by a married subscriber at the time of his death, will if not discharged by the paymester of the corps to which the decessed was attached, or by the President of the committee of adjustment, or by his Executors, or agents, be deducted from the pension of the widow, and the whole donation and arrears to be paid although the subscriber should become a widower before completing the full payment. In all cases, when the difference of age of the husband exceeds that of the wife 15 years the donation to be encreased 10 per cent.; when 20 years 15 per cent.: when 25 years 20 per cent.; when 35 years 30 per cent.; when 40 years 35 per cent; and thereafter in a similar proportion in every grade of promotion. N. B. A member marrying is required to furnish his marriage certificate

and to state his own and his wife's age,

ART. 14. Subscribers who may be prevented from drawing pay from a temporary cause over which they had no control, such ascaptivity, or furleugh extended on medical certificate, shall during such period, be exempted from the payment of monthly subscription, without forfeiture of the rights of the subscription; but on the removal of sught unepasity and upon the receipt of pay, the arrears are to be made good within six months, with interest at 8 per cent, per annum for any time beyond that period. But if the heapacity to pay proceed from any other cause, dependent upon the choice or conduct of the individual, such as furioush extended on private affairs, or any penal suspension from rank and pay, not only shall the arreary so accumulated he paid up within the above term, but compound interest charged at 8 per cent, per annam on the amount.

SECTION' 111.

Benefits derivable from the Bengal Military Fund.

ART, 15. The benefits derivable from the Military Fund are twofold.

IN. Such as are granted by the regulations to subscribers while living.

All. Such as are granted to widows of decessed subscribers.

Any. 16. The benefit granted to subscribers while alive, are considered personal, and subject to the decision of the Directors for the time being, who will be guided in their decision on each claim by the regulations of the fline.

except when they have reason to entertain doubts with respect to any such claim; it will in such cases he their duty to call for further information from the claimant; and if this information should not be satisfactory to the Directors, they are authorized to withhold the payment of the claim.

ART. 17. A subscriber of whatever rank who may proceed to Europe on sick certificate, and who may not be allowed passage-money from Government, shall be authorized to apply to the Military Fund for the sum of rapees 1,567-9-1; to defray that expence, provided his application shall be accompanied by a sincere and solemn declaration that he does not possess the sum of rapees 5,000 or properly of any description to that amount; and also shall be entitled on his return to Iudia to receive from the agents in England, the sum regulated for the outward passage,* on the production of a similar declaration.

ART. 18. A subscriber so proceeding to England on sick certificate, shall be authorized to apply for the further sum of rupees 300 for his equipment, his application being accompanied by a solemn and sincere declaration of his not being possessed of the sum of rupeees 2,000, or property of any description to that amount; but no allowance will in any case be made for equipment to a

subscriber returning to India.

N. B. The benefits held out in the two preceding articles should be applied for, when claimable; and no claim will be admitted, which is not pre-

ferred within 12 months from date of furlough.

ART. 19. Subaltern officers proceeding to England on sick certificate, who shall make a solemn and sincere declaration that they do not possess from any source (exclusive of my and pension for wounds) a sum of money that will enable him to expend £50 per annum, shall be allowed that sum annually during the period of receiving English pay on Furlough. The declaration to be renewed annually.

N. B. The possession of company's Rupees 1,500, or £150, precludes all

claim to the above allowance.

ART. 20. It having, however, been deemed necessary to set limits to the claims for gratuitous passage money, equipment allowance, and income to subscribers proceeding to England on sick certificate no subscriber who has received the benefits he is entitled to at any one time shall receive a second indulgence until the expiration of eight years, reckening from the renewal of Indian subscription.

ART. 21. Subscribers proceeding to England from any place not under the presidency of Bengal, shall be entitled to the personal benefits which have been above enumerated, provided they shall have complied with the local regulations, and shall make immediate communication of the circumstances to the Directors of the fund.

ART. 23. The second class of benefits, namely, those granted to widows of deceased subscribers, are absolute, not dependent on the decision of the Directors, but controlled solely by the regulations of the institution.

ABT. 23. The willows of deceased subscribers shall be entitled to receive the appulsion appointed in the entered table.

the annuities specified in the nanewed table.

Shewing the amount of Pension to Widows (during their Widowhood) of each Runk.

Is India. In Erg-

Provided that nothing contained herein, or in any other part of these rules of the justicality, theil he considered to entitle to the benefits of it may willow who may have been legally divorsed or separated from her husbands for adultery, or who at the period of her husband's demine may

have quitted his protection, and be living in a state of notorious adultery, though not divorced or separated from him by law, or who subsequently to her husband's decesse may be living in a notorious state of incontinence.

ART. 24. If a widow pensioner on the fund marries, her pension is to cease during her coverture; but in the event of her again becoming a widow, she shall be re-admitted to all the benefits she may have enjoyed from the fund during her first widowhood, in like manner as if she had not re-married; but subject of course to all the limitations and conditions prescribed by the regulations in the first instance. If the second his band shall also have been a subscriber to the fund, the widow will receive however only one unusity, taking that which may be the greatest, that is to tay, according to the rank of the first or second his-band, whichever may be the higher.

ART. 25. Every widow benefitting by the military fund, and not provided with a passage to Europe at the expense of government, shall be entitled (for one passage only) to an allowance of rupees 1,567-9-1, the claim to be

determined by the following rule :-

If the money possessed by a widow exceed the sum of 12,000 rupees, the same being available for immediate expenditure and entirely at her disposal, she shall not be entitled to the benefit of passage-money. In like manner, although not immediately available, nor at her disposal, if the yearly interest of such money exceed the sum of £08-3-9, the claim to passage-money will be disallowed. Widows in Europe at the time of their husbands' death, are not entitled to passage-money on returning to India, or again visiting Europe.

ART. 26. Should the fund, however, at any period fall short of the demands upon it, so that the annual income will not defray the amount of the annuities and other claims, then it shall be in the power of the directors, after submission to the army, to make a proportionate deduction from the annuity of each annuitant, excepting ulways the present annuitants of the Bengal widows' fund, and from the payments to other claimants above the rank of subaltern, until the state of the fund shall afford the means of complete payment; when, if a surp'us income exists, the arrears shall be made good from the amount of surplus, but not otherwise.

SECTION IV.

General Regulations.

- Ant. 27. The Bengal military fund is to be administered by a president and twelve directors, to be chosen annually, on or about the 15th of January, by a general meeting of all subscribers who may be present at the presidency. Subscribers who may be absent from the presidency may vote for directors by proxy, on addressing to the secretary letters containing the names of the persons for whom they wish to vote, or by transmitting such names under their signature to the general meeting by the hand of any other subscriber. The directors who shall be found duly elected shall then choose their president from among thems: Ives. The precise day and place of meeting shall be notified by the president, in the Government Gazette at least two calendar months before hand.
- ART. 28. At the annual meetings the accounts of the fund and proceedings of the directors for the past year, shall be haid before the meeting, for inspection and approval by the subscribers present, who were not of the direction; after which, the meeting at large will proceed to choose directors for the ensusing twelve months. The accounts to be published for general information.
 - ART. 29. The directors of the past year are eligible to be re-elected.

ART. 30. All subscribers, who may have contributed to the fund by paying donations and subscriptions in their respective ranks, during six continued months before any meeting, are entitled to attend to examine the fac-counts and proceedings, and to vote for directors.

ART. 31. In the event of a vacancy in the office of director occurring, in the intermediate period between two annual meetings, the directors may shoose a successor from mongst the subscribers at the presidency, who may be eligible to the office.

- ART. 32. On occasion of any particular and important business which may necessarily require the opinion of the society at large, special meetings will be called of the subscribers at the presidency (others voting by proxy) as provided for in article 27. Or if any alleged mismanugement, or other emeragent cause should occur to any twelve subscribers to require the notice of the society at large, a special meeting shall be summoned by the president on the written requisition of such twelve subscribers under the forms above prescribed.
- ART. 33. The directors shall have a secretary chosen by themselves, who also shall be accountant, with an establishment upon such allowances as shall be deemed adequate to the respective duties.
- ART. 34. The sic etary will be expected to have an office at his own residence for the accommodation of the meetings of the directors, for the preservation of the records, and for the purpose of affording access to the officers of the army at large to the books of the institution.
- ART. 35. The directors of the fund will hold regular monthly meetings; but no meeting of the directors consisting of a similar number than five, shall be competent to the transaction of business; and it will rest with any director, or with the secretary, to represent the occurrence of such necessity to the president, who will convene a special meeting within ten days from the date of his receiving the application; but no special meeting shall be called with the view or re-considering resolutions which may have been already adopted by a former meeting of directors, unless at the requisition of a number of directore greater than that which attended such meeting.
- ART. 36. The secretary will invariably lay before the directors, either at the regular or special meetings, all letters that may have been received by him since the last meeting. Minutes of the proceedings of all meetings will be recorded and authoriticated by the signatures of the directors present. The secretary will also submit to the directors who attended, drafts of all the letters which in those meetings he may have been desired to write. Letters demanding an immediate answer, when such may be of, an ordinary nature, may be replied to by the secretary, without waiting for a meeting of the directors; but every letter proposed to be dispatched by the secretary, must previously receive the special sanction of one director, signified by his initial to the drafts, which will be sent to him for consideration.
- ART. 37. The secretary will keep the set of the books in use in the military widows' fund under instructions which he may receive from time to time from the directors of the fund.
- ARR. 38. The books and correspondence of the fund shall be at all times open to the inspection of subscribers.
- Age 30. When any new regulation shall appear to the directors to be advisable, such regulation shall be circulated to corps for consideration, and the affirmative or negative of the insjority of individual votes (to be ascertained at the expiration of four months) shall decide its adoption or rejection.
- ART. 40. If any subscriber or claimant on the fund shall be desirous to appeal from the decision of the Directors to that of the subscribers at large, upon any subject which may not be specifically defined by the regulation, such appeal, prosided it be approved by three Directors, shall be referred by the Directors, and decided u on in the manner prescribed in the preceding article, and the decision on such appeal, or that of the Directors in cases not appealable, shall be final in alt cases whatever; any further agitation of the question by a process of law or otherwise, being deemed in itself to be an absolute for feiture of all claim on the fund.
- ART. 4!. When a reference shall be made to the subscribers at large respecting either proposed regulation, or an appeal, the result of such reference hall be communicated to corps for the information of subscribers.
- ART. 42. Generally all payments due from the fund are made quarterly in England, and mouthly in India; but in cases when pensioners or cisimants on the fund are about to embark for Europe, all arrears must be paid up to the end of the preceding month.
- ART. 43. Any arrear which may be due to the fund by a subscriber or by all annultant who may have received an overpayment, shall in all cuses be deducted from the first payments to be made from the fund to the person owing such arrear.

- ART. 44. All income derived from the Bengal Military Fund is declared to be qualisuable, and the fact of attempting the silenation of such income in any manner, or under any pretence, shall be deemed in itself a forfeiture of all future benefits from the fund.
- ART. 45. If a subscriber who may be dismissed from the service, by a court muriful or otherwise, shall afterwards be restored to the service, he shull be re-admissible to the fund on payment of the arrear that may have accumulated, with compound interest thereon, in the same manner as if he had suffered unly temporary suspension. See Art. 14.
- ART. 46. All property belonging to the military fund at any period shall be invariably vested in the honorable company's securities. The necresity for retaining any balance is now dispensed with, and the secretary's office his no cash traussctions. All payments in Calcutta are, in future, to be made at the presidency pay office by order of government dated lat July 1840. All contributions from subscribers generally must be made through the pay department or public treasuries. Private drafts are prohibited,

ART. 47. The business of the fund in Europe shall be conducted through the agency of mesers, Cockerell and Co., who will from time to time receive the necessary instructions for their guidance and to whom such applications will be preferred as cannot with equal convenience be submitted to the directors of the fund in India.

Nors:-The secretary will continue to give notice in all practicable cases where arrears are due, but at the same time subscribers must attend to their own interests, and take care that the prescribed donations and subscriptions are regularly paid to prevent arrears, as the interests of the fund cannot be allowed to suffer from the omissions of subscribers, or from a want of sequaintance with the rules of the institution.

APPENDIX.

No. I.

Form of Certificates of Health to accompany the Applications of an officer to bec me a Subscribers.

SECTION 1ST, ARTICLE 2D.

We, the undersigned medical officers of her majesty's or the hon'ble East India company's service, (as the case may be), do hereby solemnly and sincerely declare that we have carefully and personally examined into the state of A. B.'s health, and that we pronounce him free from any bodily complaint of a dangerous tendency and believe him to be a good life.

(Station and date)

• C. D. Rank, corps and service. E. F.

I, A. B. hereby solemnly and sincerely declare that'the contents of the above certificate are in all respects true to the best of my knowledge and belief; that I have disclosed to Messrs. C. D. and B. F. every thing relating to my health and consitution, and that I do believe myself to be perfectly good life.

A. B. (Rank, corps and date.)

Signed and declared in my presence, this day of 18 at station or camp, G. H. (Rank)

Commanding at Camp or station.

No. 11.

Form of Declaration to accompany the Application of an officer for Passage Money.

SECTION SD, ARTICLE 17TH.

I, J. K , Captain Regt. W. J., do hereby solemnly and sincerely declare that I do not possess the sum of rupees 5,000, or convertible property of any description which can raise my means above that limitation, and being on sick certificate to Europe, agreeably to my furlough as published in G. O. I claim from the military fund the sum of J. K. rupees 1,567-9-1, under article 17 of the regulations. (Station and date.) Captain Regt. N. I.

[&]quot;In cases where it is not practicable to obtain the sounter signature of a second medical officer within a resionable distance, the same should be noticed at the bottom of the certificate by the medical effect property is meant borses, houses, plate, and such articles as are usually sold by persons proceeding on furlough. Wearing apparel and other requisites for camfort and sucyeniance northermed convertible.



No. fit.

Perm of Declaration to accompany on Application for Equipment Allow-

SECTION 30, ARTICLE 18TH.

I J. K, Captain Regt. N. I., do hereby solemnly and sincerely declare that I do not possess the sum of rupers 2,000 in money or conversible property any description, of which can raise my means above that limitation, and being on sick certificate to Europe, agreeably to my furlough as published in G. O.

of the

I claim from the military fund the sum of rapees three hundred, under article 18th of the regulations.

(Station and date)

Captain

J. K. Regt. N. I.

No. 1V.

Form of Declaration to accompany the upplication of an Officer for Income
Allowance.

SECTION 3D, ARTICLE 19TH.

I, J. K.—Regt N. I, do hereby solemnly and sincerely declare that I do not passess from any source (exclusive of pay and pension for wounds) a sum of money that will enable me to expend £50 per annum during my furlough of 3 years, and that I claim that sum yearly from the military fund, under the regulations of that institution (article 19th) for my support, being on sick sertificate to Europe, agreeably to my furlough as published in G. O. of the

Regt. N. I.

(Station and date)

No. V.

Form of Declaration to accompany the Application of a Widow for Passage Money.

SECTION SD, ARTICLE 25TH.

I do solemnly and sincerely declare, that with the exception of the pensions to which I am entitled from the military fund and Lord Clive's fund, I am not possessed of, nor have any interest in property of any description, or from whatever source derived exceeding the value of rupees , and excitasive of the abovementioned pensions, my entire income will not exc.ed rupees or £ per annum.

No. VI.

Form of Declaration to be made by Widow.

on the Bangal establishment, do hereby solemnly and sincerely declare that I now live in the parish of in the county of and that I have not contracted marriage with any person since the decease of the said

(Signed)
Widow of the late.

Form of Certificate.

This is to certify that Mrs. Widow of the late.

on the lieugal es abliabment, is living in the parish of in the county of and that to the best of my knowledge and belief she has not contracted marriage with any person since the discuss of the said (Signed)

To be signed either by the minister of the parish, one Churchwarden, or by one justice of the peace, or by any retired or other civil or military officer of the houble company's service, as muy be most suitable to the convenience of the widow.

The above papers are required quarterly, and must be dated on or after every 1st January, 1st April, 1st July, and 1st October of each year,

KING'S MILITARY FUND,

Regulations of a General Military Fund, for the benefit of widows and children of deceased afficers, in his Majesty's Service in India, established in 1820. And revised in 1827.

Under the protection and countenance of the Most Noble the Marquers of Hantinge, commander-in-chief in India, the shove named fund was established in the year 1820, for the purpose of sending home, in comfort and res ectability, the families of decreased officers in his majesty's regiments serving in India, who may have been left destitute; and of preventing the painful and degrading practice of appealing to the public for subscriptions on such occasions; and also, of providing relici in such cases as muy require it, until they can be conveniently sent home.

It having since been found advisable to make some alteration in the rules and regulations then established, the following revised regulation, passed with the general consent of the officers of the army, have been approved of by his excellency the right honorable Viscount Comberners, commander in chief in

India, who has been pleased to become patron to the institution.

let. That the committee of general management formed at Calcut'a, shall consist of the following persons for the time being, they being subscribers; viz.

The major-generals commanding the presidency division.

The adjutant general of his majesty's forces in India.

The quarter master general of his majesty's forces in India.

The inspector of Hospitals.

The Commandant of Fort William.

The assistant adjutant general of his majesty's forces in India.

The two senjor officers of his majesty's regiment quartered in Fort William.

The senior subsiterns of ditto.

Commandant of the depot at Chinsurah.

The military secretary to the commander-in-chief.

The major of brigade of his majesty's forces. The paymester of his majesty's troops, and

The paymester of his majesty's Regiment, quartered in Fort William.

24. That a sub-committee for inquiring into all circumstances connected with this fund, and acting under the general committee, shall be formed at bladras and Bumbay, composed as follows; -such officers being subscribers.

The senior officers of his majesty's army at the presidency.

All officers of the general staff.

The two senior officers of his mujesty's regiment stationed at the presithe two senior appalterns of ditto.

And that the major of brigade of King's Troops may be good enough to act as hoporary secretary.

34. That every officer shall pay monthly according to his rank, as specifled in the marcin:

12

10

* STAFF.

Commander-in-chief, General officer

Adjutant general, quarter master general, inapporter of (hospitals, military secretary in f Bengal

Deputy adjutant general, deputy quester master general; deputy inspector of Mospitals, military septetary, Madras and Bombay and a second

4th. That the pay-masters of corps shall be authorised and required. to make those deductions monthly, and shall regularly refult the same to the agent of the King's military fund. Meserr. Culcutta.

5.h. All married officers shall subscribe to the fund within three months after joining their regiments or stations, and buchelors within three months after their marriage; any

Assistant adjt. general, & ? assistant quarter master gent. Majors of brigade and other staff REGIMENTAL.

Lieutenant colonel, (if commanding station or corps, 2

Majora, (ditto ditto)..... Captains...... Paymasters, surgeons and adiutanta...........

Lieutenants, assistant surgeons, and unarter masters.... Cornets, ensigns, and veterivary surgeons...... pficers neglecting so to do, shall at no future time be admitted as a subscriber, unless by the sanotion of the genl. committee, always paying up arrears from the date of his juining or marringe, as the case mey be ; or, if in India at the time, from the date, of the rivision of these weggintions, 1st August, 1827.

Ath. That in order to obviate the difficulties which would arise from the occasional remote situations of his majesty's curps, serving under the several presidencies, the most noble the governor general in council, was pleased to order and direct, when the fund was established, that bills may be granted to the pay master of his majesty's regiments by the government of Madras Bombay, on the government of Bengal, at the exchange of 108 Calcutta sieca rupees for every 116 Madras rupees, and 325 Calcutta sicca rupees, for every 350 Bombay rupees, payable at sight to the general agents in Calcutta, thereby avoiding comudation, double agency and risks of exchange.

7th. That all grants of assistance from this fund shall be regulated and

signed by committees of subscribers, as herein declared.

8th. That in order to assertain the circumstances of any widow or family. who may have become distitute by the death of any reclimental officer, such widow shall memorialize, or represent, the case of herself and family, through the commanding officer of the corps, the casualty which has occurred, in order to its being brought to the consideration of a committee, and the commanding officer shaff, as far as his knowledge will enable him, state his opinion of any cause so received.

Oth. That whenever there may be mixed corps of his majesty's service or more than one stationed together

GENERAL COMMITTEE.

President.-A field officer, if practicable: I Captain, Surgeon, or pay master, 2 Licute-nants, or I Licutement and 2 Quarter Master or Assistant Surgeon.

at the same time, every application for relief from this fund shull be heard and decided on by a general committee, composed as equally as possible of others from such corps present, being subscribers to the fund.

10th. As it may often happen, that officers die while the corps they belong to is stationed by itself or remotely detached, it shall be in the power of every commanding officer of a regiment so situated, to assemble a committee of any fine officers (being subscribers,) to hear and decide upon the case of any widows and children, so become destitute, and seeking relief from this fund. It shall also be competent for the commander-in-chief at either presidency, to assemble a special committee, to report on the case of any lady who may become a widow, whilst the regiment, to which her husband belonged, shall be at another distant station, or on service beyond sea.

11th. That such general, special, or regimental committees as the case shall be, having duly examined into the circumstances of the parties staking relief, shall report their ppinion on, and recommend the amount to be granted. whether for passage-money or malutenance strictly in conformity with the reinlations annexed. The opinion and recommendation of such committees shall be forwarded to the agents of the general committee, if in Bengal, or to the house. rary secretary of the aub-committee, or such person as may be appointed by the commander in chif; if at the presidency of Madres or Bombsy, by the officer commanding the corps in which the casualty may have occurred.

- 12th The sub-committee at Madras and Rombay will on satisfying themselves of the accuracy of the statements laid before them; draw upon the agents
 at Calcutte, for the amount of the sam which may be award; but in the final
 adjustment of the accounts of such sub-committee, the general committee
 will consider themselves bound to object to any sum, however trifling, which
 may be granted in excess of the rules laid down.
- 13th The sub-committee will, on drawing for any sum on the general agent?, thus mit the report of the station committee, as well as their own opinion and explanations of the awards as a voucher, and they will allerwards, as soon as possible, transmit the proper receipts and certificates, showing that the money has been appropriated in the moner and for the purposes for which it was awards.
- 15th. But to prevent doubts and misconceptions, which might possibly arise hereafter, it is distinctly declared, that no widow who is not in distressed circumstances, or no lady continuing to reside in this country after the death of her husband, can expect any provision for herself or children from the fund, further than isotated in the 8th clause of the schedule of awards. It is also declared, that no widow is entitled to passage-money or allowance for traveling, unless she shall actually proceed to sea or on her journey in the manner for which any allowance may have been drawn; and should she have received such allowance, she will be required to refund; that no widow, under any circomstances shall be entitled to any assistance from this fund, unless the application shall be made in the usual form, within six mouths after the demise of her husband.
- 16th. Orphan children are eligible for the benefits of this fund; but awards for them must be specially made by a general or sub-committee, and sanctioned by the commander-lu-chief of the presidency, who is requested to appoint some eligible person to take care of them and provide a passage, & . &c.
- 17th. That the general agents in Culcutta, shall furnish an annual account of the receipts and disbursements of this fund, agreeable to forms annexed, to the adjutant general of his majesty's forces; and that officer be applied to, circulate the same amongst the subscribers, and the several officers of government at the three presidencies.
- 18th. That commanding officers of his majesty's regiments, be requested to pay particular attention in causing the regular quarterly remittances to be made to the general agents, who are requested, from time to time, to apprize commanding officers whenever any corps may fail in making auch remittances.
- 19th. Trat no general rule or regulations of this fund shall be altered unless recommended by the general committees, and approved by a majority of the subscribers.
- With. In taking the opinion of the regiment and staff offi era of his majesty's forces in India, a very general wish has been expressed, that all widews should have their passage to England, &c. &c., defrayed. The funds will now admit of it, but should the positive standing balance of the fund amount to forty thousand rupees (40,000), the committee will again put, the question for the sense of the subscribers, with, a provision that such the rege should again cease on the balance falling to thirty thousand rupees (30,000); and as in that event all married officers will have a claim on the fund, their subscriptions should then be augmented. An officer ceases to be a subscriber on leaving ladia, and all claims on the fund must, in like manner, cause from the same period; but an officer going to sea for the bruefit of his healt, being entitled to his company's allowances will be considered as a subscriber, during his abstince.

. To

4

FORM OF DRAFT TO BE USED BY SUB COMMITTEES.

General A ents to the Military Fund for His Mojesty's service. GENTLEMEN,

days after sight, please to pay Brigade Mojne At Captain A. B., or order, the sum of sleen rupees , being amount of maintenance showance granted to Mrs. by us, as per our report gand proceedings of this date

Sub-committee.

GENTLEMEN,

GENTLEMEN,

At days after sign.

At days after sign.

Lind A. B. or order, the sum of rupees

money and travelling allowance to Mrs.

and proceedings of this date

Sub-com: allower days after sight please pay to brigade Major Cap-, being amount of passage by us, as per our report.

Sub-committee.

Note-This draft to be accompanied by a certificate of the paleaged being actually engaged, and name of the ship specified.

RULEs for awards to be paid to the Widows of Officers from the General Fund fr His Mejesty's service.

lst. The amount of passage-money to the widow of a field offiner shall be limitted to rapees of the country,..... 2,000 For each child, not ceeding three in number 5,000

2nd. The fullowing shall be the scale of award for all widows to defray the expences of their journey to England; the amount to be paid to them in bills

at sight, if procurable, or on cash at the current rate of exchange, viz. £ s. d. For every widow per mile 100 For one child, ditto, 2 0 6 If more than one child, each per mile,..... 0 0 4 The distance to be computed from the port to which the ship, on which

she proceeds, may be bound.

3rd. If an officer shall die at Culcuite, Madres, or Bombay, or within 14 days' march of the three presidencies, his widow shall receive an allowance equal to the full pay and allowance of her decrased harband for two months. and no longer, unless it shall be certified by a King's medical officer, that she is, from ill health or an approaching confluencut, unable to proced to sea; in which case this allowance may be extended to such further period, (on no ocension ex secting in the whole four months,) as may be considered necessary by the medical officer.

4th. Subsistence according to the same rate to be granted to such widows, whose husbands may old at a greater distance from either presidency,

according to the annexed scale No. 1.

5th. The nature of the climate not admitting persons to travel at all sensons of the year, and the months noted in the annexed scale, No. 1, having been ascertained to be the only practicable ones, any laty becoming a wistow at any other period, shall, in addition to all other claims, he allowed subsign tence until the can proceed on her journey.

Bib. An officer travelling, being allowed no additional pay, unless on duty, the fall pay and allowances of her deceased husband's rank, are deemed

sufficient to enable her to proceed to the presidency.

7th. Every lady reciving subsistence under Requistions Sand 6, shall be e titled to one mouth's full pay and allowance, and no more, over and above the time required for her journey to the prezidency, unless it is shown by medical certificate, as per No. 3, that she is, from ill health or approaching con finement, unable to travel; but in no case shall the allowance be drawn for a period exceeding 3 months in addition to the time allowed for travelling.

8th. Any lady intending to reside in the East Indies, shall be allowed to draw for the number of months' march, required to proceed to the place of intended residence, under the restrictions, &c. allowed from those proceeding to England, and three months' full pay and allowance in addition, in full of all demands on the fund.

APPENDIX.—FORMS.

THE KING'S MILITARY FUND.

committee

Report and award of

[As the case may be]

PRESIDENT;

Lieutenant-Colonel and Major

Members }

```
Heard the case of Mrs.
                                                            being the widow of
                                             Regiment, died ut
                    children.
also
ble to the provisions of this shall recteive maintenance
Being m
Ditto ditto under Regulation 3d.

at per ditto...
         The committee deem the family of widow (as the case may be) eligi-
       ble to the provisions of this fund, and recommend that they (or she)
       shall recteive maintenance from
                                            to
                                                       under Regulation 4th.
                                month, at
                                                       per month
  months,
                   at per ditto.....
         Maintenance under Regulation 6th,
         months, at
                         per ditto....
       Passage money to the widow.....
                         children .....
       Travelling expences from London to,....
                                                Lotal Sa Rs.
                                          [Signed by]
                                                                      President
                                                                     Members.
```

No. 1. SCALE REFERRED TO, IN REGULATION Nos. 4 AND 5.

| Stations. | Periods at which journeys can be under- taken. | Computed length of journey. |
|--|--|--|
| Meerut, | From the 1.th June to the 10th | - Andrewskie designation of the second |
| Cawnpore | Ditto. | |
| hazeepore, | . At ail perirods, | |
| Dinapore, | ,, | |
| Boglipore, | | 18 19 |
| Berhampore, | . Within 14 days March. | |
| Cannanore, | .1 | |
| richinopoly, . | . | |
| Secunderabad, . | | |
| Bellary, | | |
| Bangalore, | -1 | • |
| Arcot, | N | |
| h | BOMBAY. | |
| Poonah, | | |
| • | GENERAL STATEMENT OF ACCOUNT | rs. |
| | | |
| Balance left in ha | ABSTRACT. | |
| Amonut of subsci Per Government Interest on Gover Diabursements as | riptions as per list No. 1, | · · · · · · · · · · · · · · · · · · · |
| Amonut of subsci Per Government Interest on Gover Disbursements as | and 1st January, 18 | · · · · · · · · · · · · · · · · · · · |
| Amonut of subsci Per Government Interest on Gover Disbursements as | per list No. 2 for widows | · · · · · · · · · · · · · · · · · · · |
| Amonut of subsci Per Government Interest on Gover Disbursements as Expences for colle By three Comma By four General By one ditto, fro | per list No. 2 for widows. LIST No 1. SUBSCRIPTIONS. anders-in-Chief, for one year. Officers on the Staff, for one year. manufacture in the staff, for one year. Ist March, 1826, to 1st Jan. 1827 ten | months |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colle By three Comma By four General By one ditto, from By four Stuff Offi | per list No. 2 for widows. cetting, &c. at rupees 200 per month, LIST No 1. BUBSCRIPTIONS. conders-in-Chief, for one year. Officers on the Staff, for one year. m 1st March, 1826, to 1st Jan. 1827 ten icers, at 25 rupees | months. |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colle By three Comma By four General By one ditto, from By four Stuff Offi By | per list No. 2 for widows. per list No. 2 for widows. ecting, &c. at rupees 200 per month, LIST No 1. BUBBCRIPTIONS. inders-in-Chief, for one year. Officers on the Staff, for one year. m 1st March, 1820, to 1st Jan. 1827 ten icers, at 25 rupees. | months. |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colla By three Comma By four General By one ditto, from By four Stuff Offi By | per list No. 2 for widows. per list No. 2 for widows. ecting, &c. at rupees 200 per month, LIST No 1. SUBSCRIPTIONS. inders-in-Chief, for one year. Officers on the Staff, for one year. m 1st March, 1826, to 1st Jan. 1827 ten icers, at 25 rupees. at 8 rupees. | months. |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colle By three Comma By four General By one ditto, from By four Stuff Offi By | per list No. 2 for widows. per list No. 2 for widows. ecting, &c. at rupees 200 per month, LIST No 1. BUBBCRIPTIONS. inders-in-Chief, for one year. Officers on the Staff, for one year. m 1st March, 1820, to 1st Jan. 1827 ten icers, at 25 rupees. | months. |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colle By three Comma By four General By one ditto, from By four Stuff Offi By """ 1 Lieutenant-C | riptions as per list No. 1, | months. |
| Among of subscient Government interest on Government interest on Governments as Expences for collections one ditto, from Sy four Stuff Officer | riptions as per list No. 1, | months |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colla By three Comma By four General By one ditto, from By four Stuff Offi By """ I Lieutenant-C Major | riptions as per list No. 1, | months |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colle By four General By one ditto, from By four Stuff Offi By """ Lieutenant Captains, Pa 12 Lieutenants | riptions as per list No. 1, | months. |
| Amonut of subsci Per Government interest on Gover Disbursements as Expences for colle By four General By one ditto, from By four Stuff Offi By """ Lieutenant of Major | riptions as per list No. 1, | months |

LIST No. 2.

| AWAND FOR WIDOWS. |
|---|
| To the widow of a Subaltern, 38th regiment, dying at Meerut |
| in the month of May |
| To subalatence from 1st Jone |
| To 3 months' subsistence for journey |
| To 1 month's additional, by regulation 9th |
| To 2 month's ditto, on medical certificale |
| The passage money for hers if |
| Ditto ditto for 8 children |
| To Travelling expenses from London to Edinburgh, 500 miles, ? |
| (8 days,) for self, at and 3 children, each £ exchange at 2 |
| shillings per rupee |
| Total 3,000 0 0 |
| Nors.—Awarded by the regimental committeeSa. Rs. 3,000 0 0 |

LORD CLIVE'S FUND INSTITUTED GOW APRIL, 1776.

Pensions are granted from this institution to commissioned and warrant officers and soldiers superannuated or worn out in the service of the Honorable

Company.

The following commissioned and warrant officers are entitled to the halfpay of their respective ranks from the date of their debarkaton in England, on their making affidavit, that they do not possess property to the amount opposite to their respective ranks:

| Colonel £ | 4 000 Deputy Commissary of Ordnance.£ | 1,000 |
|-------------------------|--|-------------|
| | 3,000 Assistant Surgeon, | |
| | 2.500 Eusign | 750 |
| Captain | 2.000 Asst. Commissory of ordnauce. | > |
| Commissary of Ordnance. | 2,000 Deputy ditto, Conductor and all | 7.0 |
| Surgeon | 2,000 other inferior warrant officers. | • |
| Lieutenunt | | • |

All commissioned staff, or warrant officers, to have half the ordinary pay Colonel£ 228 2 ner day 2 or 124. Lieutenant-Colonel..... 10 0 ,, 0 10 Major 17 6, в 7 50, 0 Captain, Surgeon and Cammissary..... Ðι 12 6 " G Lieutenant, Asst. Surg. and Deputy Commissary 45 10 0 ,, Englan 36 ß 10 0 ,, Conductor of Ordnance,.... 36

Their widows, one buil the share, to continue during their widowhood.

Pensions to non-commissioned officers and privates, are paid from the day

of their debarkation in Rugland, as follows:

Sergeant of artillery, 9d per day, 1st to those who have lost a limb. Pri-

vates of ditto, 6d, ditto and 9d, to ditto ditto.

All other non-commissioned officers and privates receive 4 pence 3 farthings. The pensions to commissioned, warrant, and non-commissioned officers and soldiers, are payable bulf yearly, at the ludia House, in London, without deduction, at Midsummer and Christmas; but if non-commissioned officers and soldiers receive their pensions in the country, which, if they reside more than 35 miles from London, they are permitted to do by the special have of the Court of Directors, who will appoint a proper p rson for paying them, a shilling will be charged on each payment, for the person who pays them.

The pensions of commissioned and warrant officers are payable as they fall due; non-commissioned officers and privates paid in advance, on their landing, for the broken period, to the end of the first half year, and afterwards

half yearly, in advance.

PENSION TO WIDOWS.

| prated opposite to their respect | ive r | ank, i | As follows: | | | |
|----------------------------------|-------|--------|---|----|----|---|
| Colone of cavalry Su. Rs. | 96 | 8 9 | Lieutenant of Cavalry | 37 | 6 | 3 |
| Colonel of artillery, infantry, | | | Ditte of artillery, and De- | | | |
| and engineers, | 75 | 0 0 | puty Commissary of ord- | | | |
| Licutenant-Colonel of caval- | | | nance. | 17 | 8 | |
| ry | 69 | 9 0 | Ditto of infantry and engi- | | | |
| Ditto of artillary lufantry, and | Į . | | neers, and Assistant Bur- | | | |
| engineers | 60 | 0.0 | | 15 | 0 | 0 |
| Major of cavalry, | 58 | 3 4 | | 15 | 0 | 0 |
| Ditto of artillery, infantry, | | | 2d Lieutenant of artillery, | 15 | 0 | 0 |
| and engineers | 45 | 0 0 | | | | |
| Captain of cavalry | 44 | 13 7 | • | 12 | 13 | 0 |
| Ditto of artillery, and Com- | | | Conductor of Ordnance and | | | |
| missary of Ordnance, | 35 | 0 0 | Riding Master of cavalry | 12 | 18 | 0 |
| Ditto of infantry and engi- | | | | | 3 | |
| neers, and Surgeons, | 20 | 0 0 | | | | |
| | _ | | | - | | |

The pensions to widows are payable in London, under the same rules. as are prescribed for those officers, and also in India, by the sanction of the Governor-General.

All applications from widows are to be accompanied by attested copies of the certificates of their marriage, in duplicate, and the affidavit in duplicate, stating, that their respective husbands did not die possessed of property to the amount prescribed by the deeds of agreement between the Honorable Company and Lord Clive, nor any person or persons in trust for them.

Widows of non-commissioned officers and privates, are entitled to the sum fixed for the pensions of their busbands, payable half yearly in England or

monthly in India.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVER-NOR-GENERAL IN COUNCIL.

FORT WILLIAM, 25TH MARCH, 1825.

The Honorable the Court of Directors, in their general letters, in the Military Department, under date the 15th September, 1824, having enjoined correctness in the wording of affidavits furnished by widows applying to be admitted to the benefit of Lord Clive's Fund, the Governor-General in council is pleased to publish the following form, which is to be strictly adhered to, in all future case of application of that nature.

I, widow of Jate a in the service of the Honorable Company, do hereby make onth and declare, that my husband did not die possessed of property, either real or personal, to the amount of £ sterling.

Nor any person or persons in trust for him.

A. B.

Sworn before me, at this day of one thousand eight hundred and

C. D., Magistrate.

General Orders by the Right Honorable the Governor General in Council
FORT WILLIAM, 3D OCTOBER, 1828.

Under Orders from the Right Hon'ble the Court of Directors, the Right Hon, the Governor-General in Council directs, that the following form of am-davit shall be adopted, hereafter by the widows applying to be admitted to the

benefit of Lord Clive's Fund, in substitution of that hitherto in use, and published in General Orders No. 98. B. dated the 26th March, 1825. "To Wit

hereby maketh cath, that is the wislow of late a Hon'ble Rast India Company's rervice. in the and that she has not contracted marriage with any other person since the death of her aforesaid husband; and this deponent further awears that her said husband did not die possessed of, or entitled to, real and personal estata, to the amount in value together of

not any other person or persons in trust for him."

Swarn before me day of

BENGAL MEDICAL RETIRING FUND.

Deed of the Rengal Medical Retiring fund, being the Regulations of the Society prepared by Mesers Collier, Bird and Grant.

Preamble.

To all to whom these presents shall come, the persons whose names are here-under written, respectively of the Medical secvice of the Honorable Bast India Company on their Bengal establishment, send greeting. WHEREAS in the year of Our Lord. 1833, certain members of their said Medical Service, of the said Honorable East India Company, for the purpose of establishing a fund sufficient to provide annuities for the senior officers of the said Medical Service, and to enable them to retire sooner. than they could previously have done from and to accelerate promotion in the said service, formed themselves into a society and instituted a fund by subscription; and also made certain regulations for the management and conducting of the said soclety, which were printed, but no deed was ever executed by the subscribers to the said fund. And, whereas, for the purposes of carrying into effect the intentions of the subscribers to the said fund, the persons whose names are here-under written, being members of the said Medical Service and subscribers to the said fund, have obtained the sanction of the Honorable Court of Directors, and have also agreed to become parties to, and execute these presents, as hereinafter is expressed and contained. General Core. Now THEREFORE KNOW YE and by these presents WITHERS, that for the purpose of providing annuities for the senior officers, of the said Medical Service of the said Honorable Bast India Company on their said Bengal establishment, who are subscribers to the said fund, and to enable the said senior Medical officers to receive sooner than they could previously have done from, and to accelerate promotion in the said Medical service. and for the better management of the said society, the persons whose names are here-under written, respectively of the said Medical Service, do, and each and every of them doth, covenant, promise, declare, and agree, with and to the others and other of them collectively and individually, in manner following, that is to say : that they, the said parties, whose names are here-under written, and each and every of them, each covenanting for himself respectively as aforesaid, shall and will observe, perform, abide by, confirm to fulfil, and keep, all and singular, the several and respective articles, clauses, provisos, powers, conditions, declarations, agreements, matters, and things whatevever, hereinafter contained, expressed and declared, that is to say .-

Baut.

Corcusat

I. That the several persons, parties to these presents, whose names are hereunder write, covenant and agree, in manner aforesaid, to be and remain members of the said society, and sabacribers to the said fund.

II. That the said fund shall be called the "Bengal Medical Name of the Retiring Fand.

Who are eller-

Provise.

III. That the said society and fund shall be open for admission namembers and subscribers to all the officers of the said. Bengel ble to be members Medical Service; (with the exception of those Assistant Surgeons of the source who have given up promotion) who were in India on the lat day the fund. of January, 1833, the date of the institution of the said fund, or absent on leave or on furlough, but who have now returned, and who shall pay up their Subscriptions after the rate sgreed to by the or ginal subscribers to the said fund, and herein-siter expresed, to be computed from the said 1st day of January, 1833; and to all Aredical servants, who have since the said let day of Jan. 1833 entered the said Medical service, and who shall pay up their subscriptions after the rate herein-after mentioned, to be computed from the day of their arrival in India; and to all such Medical servants on the said Bengal establishment, who are now absent on leave or on inclough, who shall apply for adminsion to become members of the said society and said subscribers to the fund, on or before the expiration of six calendar months from the day of their return to India from such leave or furtough, and shall pay up all such subsciptions and acrears of subscriptions, in the manner herein-after provided for persons on leave or furlough. Provided always, and it is hereby declared by and between the seavera parties to these presents, that all such Medical servants who werel in India on the 1st day of January, 1833, a d who shall not become subscribers to the said fund on or before the Sist day of October, 1836, must obtain the consent of a majority of the subscribers to the said fund, before they can become subscribers thereto; and shall also pay up all arrears of subscriptions to be computed from the lat day of January, 1833, together with interest thereon, at the rate of 6 per cent, per annum, with annual interests on the lat day of January : in each and every succeeding year; and (in case any of such subscribers shall not pay up all their arreats at once) shall also insure their lives for the said arrears, or so much thereof as shall from time to time remain due and unpaid, and keep up such life insurance until the whole arre-rs are fully paid op; and also all Medical servants who were in the said service on the said 1st day of January, 1833, but were absent from India on forlough or leave, who shall, on returning from such furlough or leave to Judia, refuse or neglect, before the expiration of eix gatendar months after such return, to apply for admission to become substitions to the said fund, such Medical servants must procure the consent of a majority of the sub-cribers to the same fund, at the time being in India, before they shall be admitted to be subscribers to the said fond; and shall also pay up all arrears of subscriptions, to be computed from the said let day of January, 1833, together with interest thereon after the rate of six per ct. per ann. with annual rests on theilst day af January in each and every succeeding year; and (in case all such arrears shall not be paid up at once) shall also inagre their lives for the amount of the said arrears, in the manner last aforesaid.

IV. That the monthly subscriptions to the said fund shall be in the proportions, and after the manner following ; that is to say, all members of the Bengai Medicul Board, who are or may be subscribers to the said fand, shall pay, or cause to be paid. the monthly sum of Sa Rs. 120, or Co.'s Rs. 128; and such of the said antecribers to the said fund as are or may become Superlutending Surgeons, the mouthly sum of Sa. Ra. 80, or Co 's Rs. 85-5-4; and such as are or may become surgeous, the monthly sum of Sa. Rs. 28, or Co.'s Rs. 29-13-10. One hundred and eighty senior Assistant Surgeons the monthly sum of Sa. Re. 16. or Co.'s Rs. 17-1; the succeeding sixty Asat. Surgeons the monthly sum of Sa. Re. 10 or Co.'s Rs. 10-10-8; and all remaining Assistant-Surgeons the monthly sum of Na. Rs. 6 or Co.'s Rs 6-6-4; which said several monthly subscription shall be paid and payable on or before the 12th day of each and every aucceeding month.

[RATES OF SUBSCRIPTIONS.

This rule modified as respects subscriptions of Members of the Medical Board and superintending surgeons who proceed on furlough, vide quarterly proceedings dated 12th April 1841.

As by General Orders dated 24th April 1834 No. 94 a higher rate of furlough ray has been granted to members of the Medical Board (£456 11 3 per annum) and to superintending surgeons (£365 per annum) than had been previously ussigned to those ranks it becomes necessary to adopt a scale of subscriptions for them commensurate with their enhanced furlough-pay, and in proportion to the amount payable by surgeon for which no provision had been made in the fund rules because when those rules were framed the higher ranks of the Medical Service engage two better furlough pay than that of surgeon. The undermentioned new scale of subscriptions was accordingly submitted for the votes of subscribers with the secretary's letter No. 218 of the 17th December last, and the following is the state of the Poll. Members of the Medical Board to pay Sa. Rs. 67 or Co. Rs. 71 7 5 per month at the minimum rate and Sa. Rs. 183 or Co. Rs. 141 13 10 at the maximum rates whilst on furlough.

| For | 102 |
|---------|-----|
| Against | 3 |

Majority for the new scale...... Superintending surgeons whilst on furlough to pay Sa. Rs. 54 or Co. Rs. 57 9 7 per mensem at the minimum rute and Sa. Rs. 107 or Co. Rs. 114 2 1 at the maximum rate of aubscription.

| Fir | 104 |
|---------|-----|
| Against | 3 |
| | |

Majority for the new scale.....

The above rate of subscription will accordingly be charged hereafter to Members of the Medical Board and super intending surgeon on furloush according to the maximum or minimum rates of subscriptions that may be payable during their absence.]

The maximum ate of subscrip. tion aubscription us come into ope. eration from Jaнику, 1839.

V. That the said monthly subscriptions may be by the Committee of Management, at the fourth quarterly meeting in N. B This rate every year, to be held as herein after mentioned, with the sanction of the said meeting enlarged to, but shall never exceed the proportions and rates following, that is to say, each member of the Medical Board the monthly sum of Sa. Rs. 240, or Co.'s Rs. 258; each Superintending Surgeons the monthly sum of Sa. Rs. 160 or Co.'s Rs. 170-10-8; each of the Surgeons the mouthly sum of 8s. Rs. t6, or Lo.'s Rs. 59-11-8; each of the one hundred and eighty Senior Assistant Surgeons the monthly sum of Sa. Re. 32 or Co.'s Re. 34-2-1; the next succeeding sixty Senior Aget. Surgeons, each the monthly sum of Sa. Rs. 20, or Co.'s Rs. 21-5-4; and the remaining Asst. Surgeops each the monthly same of Ba. Ka. 12, or Cq.'s Ra. 12-12-9; payable on or before the 19th day of each and every succeeding mouth as aforesaid. Provided

Provise.

always, and it is hereby declared and sureed, that the Committre of Management, a the lowth quarterly meeting of each and every year, to be held as heremafter mentioned, shall lay before the said meeting a statement of the probable expenditure for the year, beginning from the 1st day of January next after each fourth quarterly meeting, when the subscriptions for such ensus ing year shall be declared so as to provide for a surplus, over and above such probable expenditure of the sum of Fa. 11s. 30,000 or Co.'s Rs. 32,000, for the purpose of meeting contingencies unprovided for any thing herein before contained to the contrary in any wise notwithstanding.

VI. That for the purpose of securing the regular parment Subscribers shall of the said subscriptions, or monthly payments as aforesaid, each authorize and every of the subscribers to the said fond, do, shall and will hand the sufferize and amnower the Day Branch of the Bast India Company, or other officer acting as pay Master for the subscriptions to time being, to deduct and retain, from the re-mostion of the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscriptions to the subscription of the subscriptio allowance of the said subscribers to the said Fand, auch sum and sum of movey as shall and may be requisite for the payment of their respective subscriptions and donations, seconding to their res- ment have direct pertive grades in the said Medical service, and in the proportions Collectors, See to atoresaid, to be paid over by the said Pay-Ma-ter, or other officer deduct subscripgo acting as aforesa d as Pay-master, to the Sub-Treasurer of the suppers avid Honoroble East India Compay, or to such other person or fund, and to te p raons as may be legally authorized, by a majority of the sub-the secretary, by acribers and the said Honorable East Judia Company, to receive that's on the General Treasury. the same.

VII. That each of the members of the said Medical Service shall, on becoming a subscriber to the said fund, pay up mission, to my four mouths' subscription of his particular class, and each aub- four mouths aubacriber, on commencing a higher class, shall pay the difference incline between four month's subcription of his previous class, and four bouldy. months subscription of his new class, as donations to the said fund, in addition to his monthly subscriptions.

VIII. That, in the event of any subscriber permitting his subscriptions or payments to fall in acreur, unless occasioned by falling in arrears, absence on furlough, or otherwise, from India, such arrears of within six months. subscriptions shall be paid up within six calendar months after audit on paid of they shall so become payable, and at the expiration of that charged, &c period, and after due notice being given to the aubscriber whose aubscriptions or payments may so fall in arrear, of such arrears being due and payable, and in the event of the said aubscriber atili refusing or neglecting to pay up the said arrears, interest shall be charged upon the said arrears, at the rate of eight per cent, per annum, to be computed from the day on which the said arreurs shall so fall due ; and in case the said arrears, together with interest as last aforesaid, shall not be paid off and sutisfied. or satisfactory security shall not be given for the due payment thereof, on or before the expiration of twelve calendar months after the said arrears shall so full due, the Committee of Management shall submit the circumstances of such cases to the subscribers to the said fand, as to whether such subscriber, so allowing his aubscription to fall in acreurs, shall be thereafter considered as a aubscriber to the said fond; andin case it shall be desided by a majority of the subs-rivers, that he shall not be longer considered as a annerriber, his perious subscriptions and payments shall be forfeited to the said fand.

IX. That if any subscriber shall, while absent on furlough or otherwise absent from India, permit his subscription to fell permitting their

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Members on ad-

Subscribers on

sooner, pay ar rurs by instar-ments, with interest on each installest

N. B. A life in surance is addi-tionally required, to obviate loss to the Fund, in case of lap e.

Subscribera auspended from the service, to forfeit subscriptions previously to his sucthere i

Proviso.

The secretary tl.an Sa, Rs, 1,060 at one time.

Government Treasures of the Fund

Committee of Management

Three now constitute a quorum, inajority of the Committee, Vide report of the Quar terly Meetings beld on the 14th of January 1839.

mittoe of Manage ment is to be elec

The tow senior members of the Committee of Management to retire annually.

Proviso.

subscriptions to in arrears, such subscriber, unless he shall sooner pay off the fall in arrear, shall pay the said arrears by monthly instalments together with interest thereon, at the rate of six per cent. per annum, such interest to be computed from the expiration of three calenments, to be at ments, after the return of the said subscriber to India, and leat double his dar months, after the return of the said subscriber to India. the instalments in such case to be less than twice the said subcriber's monthly subscription.

X. That in case any subscribers shall, or may be suspended from the said service, such subscriber shall not from and after bracht from the date of his suspension, be considered a subscriber to the the Fund, and his said fund, nor entitled to any benefit from it; nor to receive back the whole, or any part of the sums of money which he may pension or dis have subscribed. And in case of his final dismissal, from the said service, he shall, from the date of such dismissal, cease to be a member of the said society, and to have any interest in the said fund; but shall forfeit to the said Society whatever subscriptions, payments, and sums of money he may have paid into the said fund, previouly to his dismissal as aforesaid. Provided always, that if any aubscriber, so suspended or dismissed as lust aforesaid, shall be afterwards restored to the said service, he shall again be a member of the said society, and a subscriber to the said fond, and shall have the same interest and benefit in the said fund, as if he had not been suspended or dismissed as aforesaid, upon the said subscriber paying up all arrears of subscriptions and payments, which may be due at the time of, and which may become payable after his suspension or dismissal with interest thereon, after the rate of six per cent. per annum.

X'. That at no time shall the Secretary to the said society. not forctum more to be appointed as hereinafter is mentioned, retain in his posm his possession session a larger sum of the said funds of the said Society than N. B. The Secretary retains the said Society shall accumulate in his hands to that sum, he nothing, as the shall immediately pay over the same to the Sub-Tressurer of the same to the such other person is the said Hon'ble East India Company, or to such other person as muy be legally authorized to receive the same as aforesaid, to be placed to the credit of the said society.

XII. That there shall be a Committee of Management for the managing and conducting the business of the said society which said committee shall be made up, and consist of cight and their proces subscribers to the said fund, holding appointments within the dungs subject to presidency of Fort William, or not residing further from Calcutta subscribers to the said fund, holding appointments within the than Barrackpore, of which said committee five shall always form, and be a quorum.

> XIII. That the said Committee of Management shall be elected by a majority of the aubscribers to the said fund resident in India at the time of the election.

> XIV. That the two senior members of the said Committee of Management, shall go out of the said committee annually by rotation, on the second Monday of January in each and every year, and two others shall be elected in their places and stead as aforesald; Provided always, and it is hereby declared, that such members of the said Conmittee of Management so retiring by rotation as aforesaid, or either of them, may be immediately

re-elected to be members of the said Committee of Management, provided they or he be otherwise qualified to be monibers of the said Committee of Management; any thing hereinbelore contained, to the contrary in anywise notwithstanding.

XV. That in the event of any vacancies or vacancy occurring in the said Committee of Management, by the departure varancies in the of any one or more of the said committee from the presidency, nagement, without the intention of returning before the expiration of one year from such departure; or by death, or by majority of the subscribers removing any one or more of the said committee from the said management, by any of the said committee themselves, being desirous of retiring from the cald management, or otherwise however; such vacuary or racancies shall be filled up for the remaining part of the year, betwirt the day of such vacancy or vacancies occurring; and the next following day of election, by a majority of the subscribers who muy be present at such meeting as shall be called for the purpose of filling up such vacancy or vacancies. Provided always, and it is hereby declared, that on the said election day next following, such vacancy or vacancies shall be filled up by a majority of the subscribers then resident in India; in the same manner as the vacancles occasioned by the two senior members of the said committee retiring, as herein-before mentioned. And it is hereby declared, that such members so appointed to fill up each last mentioned vacancies in the said committee of Management, shall stand in the places and stead of the persons so vacating their places; and shall retire at the same time, and in the same manner, as if they had been originally appointed, instead of the persons so occusioning such vacancies as uforesaid.

XVI. That the Secretary to the said Society shall hereafter, as heretofore, be elected by the subscribers resident in India tary to be elected at the time being, when such election shall take place, and shall terd on a vacuum, be allowed a monthly salary, to be paid out of the said finds, the amount of which shall be declared by a majority of the said subscribers; and in the event of the said office of Secretary becoming vacant, in any manner however, the said office shall be filled up temporarily by a majority of the Committee of Management; and such vacancy shall be filled up parmanently by a majority of the subscribers as afor, said, whose votes shall be obtained through the Acing Secretary for the time being, by a circular letter, as soon as conveniently may be after such vacancy occurring.

XVII. That the subscribers to the said funds, resident in India at the time being, may at any time remove any member Committee of Ma or members of the said Committee of Management from acting cretary in the management of the affairs of the said Society, and from removed. being members of the said Committee; and also may, in like manner, remove the Secretary to the said Society, from being Secretary, whose respective pluces shall be filled up an herelubefore mentioned in that behalf.

England by a majority of the subscribers present at any after pointed in Eag-terly or other general meeting at which such appointment shall XVIII. That an agent or agents shall be appointed in terly or other general meeting at which such appointed and the direction and which agent or agents shall not under the direction and the manager of the mana ment of the affairs of the said Society in England; which said Austin Loudon, agent or agents may be removed from such agency, and another or others appointed in his or their place and stend, by a majority of the subscribers who shall be present at any quarterly or other general meeting, at which such remeral and appointment shall repectively take place and be made.

How to fill up

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Member of the bugement and Se

Prince,

A General Mec ting of the sub-scribers to be held four times a year.

XIX. That a general meeting of the subscribers to the said fund shall be held four times in every year, viz. a general meeting of the subscribers to be held four times in the year on the second Monday of January, on the second Monday of April, on the second Monday of July, and on the second Monday of October, for the purpose of inspecting and auditing all accounts, in any way or manner chargeable upon the said fund : for considering and examining all minutes of the said committee, and for passing all such orders and resolutions as may be necessary for the management of the affairs of the said Society.

How matters affecting the fund are to be disposed

XX. That all applications and proposals of every kind and nature whatsoever, in any manner affecting the said fund, shall be first laid before the said committee of Management, for their investigation and decision, after which they shall be submitted by the said Committee of Management, to the first general quarterly meeting, after such application or proposal being made, for the approval of general quarterly meeting; provided such application or proposal be laid before the said Committee of Management at least forty-days previously to such general quarterly meeting being held; and it is hereby declared, that in case the person or persons, so making any application or proposition as aforesaid, thall not be satisfied with the decision of the said Committee of Management, and general quarterly meeting to which such application or proposition may have been submitted. then such person or persons making such application or proposal may appeal against he decision of the said Committee of Management and general quarterly meeting, to the judgment and decision of the whole of the said subscribers in India; which appeal shall be submitted to the said subscribers, individually, by circular letter, by and through the said Committee of Manegement: and that the decision of such of the subscribers as shall give in their votes to the said Committee of Management, on or before the expiration of three calender months next after such appeal shall be submitted to them, shall be final.

approved All transactions to be printed and distributed amonest the members.

XXI. That after the transactions of the said Committee of Management have been approved of by the general quarterly meeting to which they may be submitted for that purpose, the said Committee of Management shall cause the said approved transactions to be printed; and shall furnish each subscribers with a copy thereof, together with an abstract of the accounts of the said fund at the termination of every year.

subscriber.

XXII. That six annuities of three hundred pounds sterl-2300 to be offered ing such, shall be offered annually to the subscribers to the smally to the said fund the six souler research. (such seniority, to be computed seconding to their st-nding in the service) shall have the first refusal, and in the case of all, or any of the said six senior subscribers, declining to accept of the said annuities, the next senior subscribers in succession shall have a like refusal of the said annuities, or so many of them as shall be so refused. And in the event of all or any of the raid ambities being refused, such unaccepted aunuities shall stand over until the following year, unless accepted in the mean time. when they shall be again offered as above mentioned, together with the six annulties for the said following year; and so on in like manner every succeeding year, which said apopities shall continue during the natural life of the said annuitants. Provider always that the subscribers who shall be entitled, from their sent orly in the said medical service, to the referal of the said and nailies, shall have conformed in all respects with the rules, provisos, declarations and agreements of the said acciety herela sontained or to be at any time hereafter made.

Proviso:

XXIII. That no subscriber shall be entitled to the said an- Subscribers must nuity of three hundred pounds sterling, until he shall pay into value of the anthe said fund, at the least, one-half of the sace of such annuity; multy, to cut them there to. to be calculated according to the table hereinafter written; that is to sav.

| AGE. | | Value of an annuity of 3,000 Rs | AGB. | Value of an anouity of 1 rupee | Value of an annuity of 3,000 Rs. |
|------|--------|---------------------------------------|------|--------------------------------|----------------------------------|
| 40 | 10,703 | 32,115 | 51 | 9,273 | 27,819 |
| 41 | 10.589 | 91,767 | 52 | 9.129 | 27,387 |
| 42 | 10,473 | 31,419 | 53 | 8,980 | 26,940 |
| 43 | 10 356 | 31,068 | 54 | 8,827 | 26.481 |
| 44 | 10.235 | 30,705 | 55 | 8,670 | 26,010 |
| 45 | 10,110 | 30,330 | 56 | 8,500 | 23 527 |
| 46 | 9 980 | 58 9 10 | 57 | 8,343 | 25,020 |
| 47 | 9,841 | 29 523 | 58 | 8 173 | 24 510 |
| 48 | 1 | 20.121 | 59 | 7 999 | 23,997 |
| 49 | 9,563 | 28,630 | 60 | 7,820 | 23,460 |
| 5() | 9417 | 28.251 | | • | 1 |

Table,

And that such shall include all subscriptions, donations, and other sums of money, which he may have paid into the said funt previously to his application for the annuity together with compound interest upon such subscriptions and soms of money respectively, to be computed from the day of his paying them into the said fund, and after the rate of six per cent. per annum. Provided always, and in case such subscriptions, and other sums of money, together with interest thereon us aforesaid. as such applicant for the said annuity may have paid into the said fund, previously to such application, shall not amount to the value of half of the said annuity; it shall and may be optional with the said applicant, either to pay up the difference between such subscriptions and sums of money so by him paid into the said foud and interest as atoresaid, and half of the value of the annuity so applied for, and to receive the full annuity of three hundred pounds; or to accept double such annuity as the sams of his subscriptions and other sums of money which he may have paid into the said fand, together with interest thereon as aforesaid, may be sufficient to procure; according to the rate contained in the table of rates herein-before contained.

Proviso.

XXIV. That each and every subscriber in the said fund, after having served in India for seventeen years, may retire to serving in in-from the said medical service, without prejudice to his claim peter, without on the said fund, for the said annuity of three hundred propolicy there pounds, at such time as he would be entitled thereto by nuty. virtue of his seniority in the said service; and that he shall be entetled to the same in like manner, as if he had continued in India. as in the said service ; and such subscribers, so retiring, shall not be liable to-pay the said monthly subscription, or rather sums of money, after the day on which he shall so retire from the said medical service, until he shall accept the said annuity ; but when he shall accept the said annuity, then he shall be required to pay up all arrears of subscriptions, which may accrue for the time, from the day on which he so retired, up to the day on which he shall accept of the said annuity.

Subscribers af-

XXV. That assistant Surgeons who may have given up promotion since the institution of the sald society, or who may grans who have hereafter give up promotion, shall not have any claim whatsoever up promotion, upon the said fund; but shall forfelt all subscriptions which shall fave no

Assistant enr.

they have paid into the said fund, previously to their so giving up the promotion.

Subscribers holding rank higher than assistant surgeon, shall not prejudice their crain to the auup promotion, Provise.

When annuities

XXVI. That subscribers holding rank in the said medical service higher than the rank of assistant Surgeons, shall not projudice their right to the said annuity, by their giving up promotion. Provided always, that such last mentioned subscribers shall continue, after having given up promotion in the said medical service, to pay up the mouthly subscriptions to the said fund, in the same manner and after the same rate, which they would have had to do in case they had not given up such promotion in the said medical service.

XXVII. That the annuities shall be declared at the third shall be declared quarterly meeting of each succeeding year for the year following such third quarterly meeting by the said Committee of Management, and the said Committee of Management shall transmit notices of such declaration to the subscribers who shall be entitled to the refusal of the said annuities, which said aubscribers shall send into the said Committee of Management their acceptance, or refusal of such annuities; on or before the thirty-first day of October then next; and it is hereby declared, that in case of the said subscribers accepting the annuities, they shall be allowed until the thirty-first duy of Murch then next, to give in their resignations of the said medical service; and it is also hereby declared, that those who do not send in their acceptance of the said annuities, on or before the thirtyfirst day of October then next, after such intimation having been given to them as lust aforesaid, and those who may be absent from India, and who have not appointed a constituted attorney to act for them in this behalf, shall be held and constituted to have declined the said annuities for the then following year; and it is hereby also declared, that if any of the anbecribers who shall accept the annuity, shall, having accepted the said annuity, refuse to take the same, such subscribers shall pay a fine of one year's annuity to the said fund. And also, in case any of the subscribers after having accepted the said annuity, shall refuse or neglect to send in his resignation of the said medical service within the time abovementioned for that purpose, such subscribers shall pay, as a fine to the said fund, onetwelfth of one year's abunity for each month he so dalays to send in his resignation.

Application for the annuity to be accompanied applicant's age.

Annuities may be paid in Eng land or India.

XXVIII. That applications for an annuity from the said fund shall be accompained by an affidavit of the applicant of companied by this age, to be swern before one of his Majesty's Justices of the Peace, or other person legally authorized to adminster oaths.

XXIX. That annuities may be paid either in the United Kingdom of Great Britain and Ireland, or in British India, according as the ennuitant may desire; and that all annuities to be pold in the said United Kingdom or Ireland, shall amount to to the clear sum of 300 pounds sterling as aforesaid, without being liable to any deduction for exchanges or any other charge, whatsoever; and that all annulties, to be paid in Brilish India, shall be calculated after the rate of exchange allowed by the Honorable East India Company to their retired convenanted servants residing in India for the time being, which said annuitice, whether paid in the said binited Kingdom or India, shall be paid regularly half yearly, in whatsnever part of the said United Kingdom or British India the parties entitled to receive the same, may direct the payment to be made.

XXX. That all applications for the payment of anaulties, both in England and India, shall be made by the annuitant in person; or by some person or persons legally authorized to

Application for the payment of annuities; how to he made.

receive the same; who shall be required to produce a certificate from a Maxistrate or Justice of the Peace of the annuitant baying been alive on the day to which he claims payment.

XXXI. That in the event of the death of any annultant in case of an annultant's death happening between the said half-yearly periods of payment of between the days his annuity, his Executors, Adminstrators, or Assigns, shall be suity, his Executors, Adminstrators or Assigns, shall be suity, his Executors, Administrators of tors or Assigns to the number of tors or Assigns to death, and the day of the annuant's death.

days from the day of the last payment, before such annultant's tionate sum for the days between the inst pay day and the day of his death. N. R. Report to the Quar-terly Meeting held on the 14th January, 1830. XXXII. That all members of the Medical Board, who may der which members desirous of retiring upon the said annuity, and whose service here of the Medical in the said Medical Board shall not exceed two years shall be tall Board are entitled to annuity.

envitled to the said annuity, upon paving, including all sums tes. which they may have paid into the said fund previously to such retirement the half of the value of the said annuity; and, in case any of the members of the said Medical Board who have served upwards of two, but not longer than three year's as such member of the said Medical Board, be desirous of retiring upon the said annuity, such members of the said Medical Board. shall be entitled to retire upon the said annuity on paying into the said fund eleven-sixteenths of the value of the said aunuity; and in case any of the members of the said Medical Board shall be desirous of retifig upon the said annuity, after having served as a member of the said Medical Board for upwards of three, but not longer than four years, such members of the said Medical Board shall be entitled to retire upon the said annuity, on payment of thirteen-sixteenths of the value of the said aunuity; and, in case any of the members of the said Medical Board shall be desirous of retiring upon the said annuity, after having remained in the said Medical Board for upwards of four years, such member of the said Medical Board shall not be entitled to retire upon the said annuity, until they have paid up the full value of the said annuity, to be culculated according to the rate contained in the table of rates herein-before contained. Provided always, and it is hereby declared and agreed, by and between all the said parties, to these presents, that if such of the members of the said Medical Board as may be desirons of retiring upon the said annuity, after having served two, three, or four years respectively as members of the suid. Medical Board, shall, on or before the expiration of such two, three, or four years respectively, notify to the Committee of Management their intension of accepting the said annuity, they shall be allowed a further period of six calendar months next after the expiration of such two, three or four years' service respectively, to enable them to resign the said service, without being liable to pay an additional sum for such lastmentioned period of service, any thing thereinbefore contained to the contrary in anywise notwithstanding.

XXXIII. That all subscribers who shall retire from the said Subscribers remedical service, before they shall have served seventeen years in 17 years, or in India, and all subscribers who shall be transferred from the being transferred said medical service to the pension each to the pension each tablishment. Honorable Best India Company, shall have no claim whatsoever have no claim on on the said fund; Provided always, that if such subscriber, Proviso o retiring before he shall have served seventeen years in India,

Proviso.

or such subscriber as may be transferred to the pension establishment as aforesaid, shall apply to the subscribers in India, through the said Committee of Management, for the whole, or a part of the sums of money which he may have paid into the said fund, previously to such retirement, or transfer, a majorty of the said subscribers shall have the power to cause to the whole, or a part of such some of money as the person so retiring or transferred as aforesaid, may have paid into the said fund, to be repaid to him, if his circumstance appear to the subscriber to require such consideration.

In what cases subscribers shall receive back their subscriptions.

XXXIV. That all subscribers who may be invalided, or put upon the home half-pay list, on account of ill health; all who may be invalided in India, on account of ill health; and all subscribers who may be put upon the half-pay list in consequence of ill health not permitting their longer residence in India; before they shall have respectively served seventeen years in India, shall receive back their subscriptions, and all sums of money which they may have paid into the said fund, together with interest on the same, after the rate of six per cent. per annum.

Extraordinary Generaldicetings.

XXXV. That the Committee of Management for the time being, may, in matters requiring dispatch, call extraordinary general meetings of the said society, by public advertiscment in, at least, two of the most extensively circulated daily papers of the presidency; and in the Calcutta Gazette, which must be advertized, at least ten days previously to the day on which such extraordinary general meeting shall be held.

Annuities to be secured to manufe tants by deposit. ing with the Sub Treasurer manuity.

XXXVI. That the payment of each annuity shall be recured to the respective annuitants, by depositing with the Sub-Treasuer of the Honorable East India Company, such a sum of money as shall be sufficient to meet the annual payment of such annuity, for a certain number of years; which are to be named by the said Committee of Management for the time being; and it is hereby declared, that in case any of the unnuitanta shall die before the expiration of the time which the Committee of Management may so name as aforesaid, the unapproprinted monies of such deposit shall be carried to the credit of the unappropriated funds, of the said society; and in the event of any annuitant surviving such period, a further sum shall be deposited as aforesaid, for the purpose of meeting the annual payments to such annultant, and so on from time to time as the respective cases require; and it is hereby declared, that such deposits so to be deposited, shall be carried to the credit of the appropriated funds in the books of the said society.

An account of the funds to be taken annully.

XXXVII. That an account of the appropriated funds shall be taken at the close of every year by the Committee of Management, when the sums necessary to meet the existing annulties shall be compared with the funds appropriated for that purpose, according to the tuble of rates herein-before contained, and then it there appears large a sum appropriated for the existing audulty than is necessary to meet the annual payments of such sunnities, the surplus shall be carried to the unappropriated funds as aforesaid, and if a deficit appear, the deficency to be made up from the upappropriated funds as aforesaid.

XXXVIII. That all matters and things, of what nature or All matters conkindsover, to be transucted and done by the said. Committee of Hanagement for the time being, or by the subscribers to the said foud, it any manner or way homeogrer, connected with the said Society, whether transacted or done at any of the said general quarterly meetings, or by extroordinary meetings es,

nected with the society, shall re-quire the manequire the mane-tion of a majori-ty of subscribers. pecially called, or by the subscribers to the said fund present at Annuities paid the any meeting, shall require a majority of the votes or voices of Agents of the sosuch meetings respectively, to pass and carry such transactions, cieft, to be as rematters and things, so as to be acted upon. Provided always, through the East and is hereby declared, that all propositions, resolutions, acts, India Company. matters, or things, for changing, altering, or effecting the mutters herein-before contained, in any manner howsoever, shall require a majority, consisting of two-thirds of the subscribers to the said fund, whose votes or voices shall be obtained by the Committee of Managament by circular letter. Provided also, that in no case whatsoever shall any subscribers be permitted to vots or act in any matter, thing, touching or affecting the said funds, or in anywise connected with the said Society, by proxy: but in every case to be brought before the whole of the subscribars, their votes shall be obtained individually, through the Committee of Management, by circular letter as aforesaid.

XXXIX. That the said Committee of Management shall and will pay, or cause to be paid, in England or in India, such annuities as shall be payable by and through their agents, with the rame regularity as to payments made by and through the treasury of the said honorable East India Company, and that the necessary arrangements shall be made with the respective annuitants for this purpose, by the said Committee of Management. In witness whereof the said several parties to these presents have hereunto set their respective hands and seals, this tenth day of October, in the year of our Lord 1830.

Signed, sealed and dellvered, being first duly stamp- Parties Executing. sence of

(L. 8.)

Witness's Names.

GEO. HILL, Secretary Medl. Retg. Fund.

APPENDIX.

No. 1.

FORT WILLIAM, 18TH JUNE, 1832.

No. 97 of 1832 .- The Hon'ble the Vice President in Council is pleased to direct, that the following paragraphs 1 to 5 of a military letter from the Hon. the Court of Directors, No. 15, dated the 6th March, 1832, be published in General Orders :-

"Separate letter from, Para. 1. "We are very solicitous for the com-dated 25th April, 1829, Part of our officers upon relirement, and are there-Proposed establishment of the disposed cordially to encourage the institu-Military Retiring Fund." Ition of funds in furtherance of that desirable object."

2. " Schemes of a nature similar to that which you have submitted, though differing from it in some points of detail, have been proposed at Madras and at Bombay, and we think it desirable that the funds which may be formed at the three presidencies, should be constituted upon a uniform principle in all respects."

3. "We regret that in the present state of the Company's affairs, it is not possible for us to aid the fund by a direct contribution, but we are willing not only to bear the increased charge of retiring pay that will be consequent upon the establishment, but also to sanction the grant of an interest, of 6 per centper annum on the balauces of the neveral funds and the remittance of the annuities which they may grant through our treasury at the rate of 2s the siccs ropes.

4. "The only conditions we require are that the regulations shall be submitted to us for our approbation, that the aggregate amount of the annulties so granted in each year, shall not exceed £7,750, in the proportions of

£3,650 Bengal, 2,700 Madrus, and 1,200 Bombay,

(£7,750)

which are the amounts contemplated in the several schemes, and that the number of annuities granted in each year, shall not exceed 24, in the proportion of 12 at Bengal, 8 at Madras, and 4 at Bombay. These amounts and numbers are of course fixed by us with reference to the establishments as they now exist.

5. "We shall transmit a copy of this despatch to the Government of Madras and Bombay, with instructions to them to communicate with you upout the subject."

(Signed) WM. CASEMENT, Col. Secy. to Govt. Mily. Dept.

No. 2.

No. 227.

To Surgeon H. S. Mercer,

Secoy. to the Committee of Management, for establishing a Medical Reti ing Fund, Mily. Dept.

In reply to your letter of the 13th instant, I am directed to inform you that the secretary to the Medical Board will be authorized to frank all communications upon the subject of the proposed retiring fund for the medical services

At the same time I am desired to transmit to you the annexed copy of paragraphs, I and 2 of a letter from the Honorable the Court of Directors, No. 84, dated 5th September 1832, referring to the Fund in question.

1 am, Sir, your most obedient servant,

(Signed) Wy. CASEMENT, Col., Secy. to Govt., Mily. Dept Council Chamber, 9th February, 1833.

Copy of Paragraphs of a letter from the Honorable the Court of Directors, No. 84, dated 5th September, 1832.

Para. 1. The Bombay Government have lately submitted to us a scheme for the institution of a Medical Retiring Fund at that presidency, and as the reply which we have made to that communication is applicable to your medical, catablishment, we transcribe it for your information and guidance.

"We are of opinion that the object of accelerating the retirement of medical servants by means of annuities, would be best provided for, by incorporating that service with the military in the institution of the fund, for the letter sanctioned in our dispatch to the Government of man, dated 6th March, 1832, copy of which accompanied our dispatch to you, dated the 28th of that month; and if this arrangement can be accomplished, we shall not object, to a propor tionate increase in the number of annuities remitable through our treasury."

"We are sware that at Mudras annuities for medical officers are provided for distinctly from the military, in consequence of their being a separate fund, embracing for medical servants and their families, various compassionate objects similar to what are provided from military officers and their families by the military fund. But at your presidency, and in Bengal, the military fund, embraces both services, and we think the retiring fund should do the same."

2. "In the event of any arrangement being adopted, consequent upon this communication, you will understand, that the number and amount of additional annulties remitable through our treasury, are to be strictly regulated by the proportion which the number of medical officers bear to the number of officers in the army."

(True copy)
(Signed) WM. CASEMENT, Col., Secy. to Govt. Mil. Dept.

No. 3.

PORT WILLIAM, 10th DECEMBER, 1834.

No 236 of 1838.—The following paragraphs of military letter, No. 19, dated 11th July 1834, from the Hon'ble the Cort of Directors to the Government of the presidency of Fort William, are published for general information:—

Letter—from dated 22d Nov No 14 of 1833; paragraphs 1 to 4—submits a memorial from the medical officers, praying the Court to give their support to a separate Medical Retiring Fund, and to bestow similar benefit to those grantes to the Madras Medical Retiring Fund, with reference to donation, rates of interest, and exchange.

1. We are prepared to sanction the institution of a senarate retiring fund for the medical officers upon your establishment, but we cannot consent to grant to it any specific donation, nor any advantages in the shape of interest or exchange beyond those mentioned in our dispatch, dated the Gth March, 1832, No. 51 of 1832.

Vide G. O. No. 97, of 18th June, 1832.

2. Neither can we allow of the remittance through our treasury of so large a number of annuities of £3,000, as will provide for six, being annually granted. The number must be limited to three, which is a full proportion relatively with that which we fixed for the military service in the event of a retired fund being instituted by the army.

(Signed) WM. CASEMENT, Col , Secy. to the Govt. of India, Mily. Dept.

No. 4.

No. 323.

To

The Managers of the Bengal Medical Retiring Fund, Mily. Dept.

GENTLEM NY,-

With reference to your Secretary's letter, dated 21st, and to my reply No. 298, of the 23d January, 1835, I am directed by the right honorable the Governor-General of India in Council, to transmit for your information, the annexed extract (pragraphs 1 to 4) of a military letter from the honorable the Court of Directors, No. 5, dated 8th January 1836, replying to certain propositions which were submitted by you, connected with the Bengal Medical Retiring Fund.

I have the honor time, gentlemen, your most obedient servant,

(gned)

WM. CASEMENT, Col.,

Secy. to the Govt. of India, Mily. Dept.

Council Chamber, 23d May, 1836.

the Bengal Medical Retiring Fund.

Extract of a military letter from the honorable the Court of Directors, No. 5, dated 8th January, 1836.

Para. 1. We have directed a clause to be inserted in the covenants, of Assistant-Surgeons who may be ap-Letter from No. 11, dated 27th pointed to your establishment, by January, 1835, Solicits the consider— which they will bind themselves to ation and orders of the Court on prosubscribe to the Medical Retiring position submitted by the Managers of Faud. The disposal of the surpus funds will of course rest with the managers and we will not object to the remittance through private agency, of annulties granted in excess of those remitted through our treasury, provided that not more than the six annuities specified in the regulations be granted in any one year.

3. We sanction a retrospective operation to the fund from the date when

it was formed, viz. the 1st of January, 1833.

4. At the same time that you communicate the concessions to the Managers, you will signify, that Regulation I. of Section V. the rules of the fund must be modified, by excluding from the class of medical servents who may receive back their subscriptions, those who shall be "struck off," or "dismissed the service" in conformity with a similar regulation of your civil annuity fund.

(True extract)
(Signed) WM. CASEMENT, Col.
Secy. to the Govt. of India, Military Dept.

No. 5.

No 294.

To the Secretey to the Medical Retiring Fund, Milty. Dept. 51 N.

I am directed to acknowledge the receipt of your letter No. 39, under date the 27th ultimo, and to state in reply, for the information of the Committee of Management of the Medical Retiring Fund, that interest at the rate of 6 per cent, per annum, will be allowed on the balance of the fund in the public treasury, from the 23rd of May last, the day on which the orders of the honorable the Court of Directors, dated the 8th January, 1836, were commoicated to the Committee of Management, and at the rate of 4 per cent, per annum, for the previous period; both to be calculated in like manuer as the interests allowed en subscriptions to the military and orphan funds.

I am, sir, your most obedient servant, (Signed) WM. CASEMENT, Col.

Serry. to the Govt. of India, Mily. Dept.

Council Chamber, 25th July, 1836.

No. 6.

Power of attorney for signing the deed of the Bengal Medical Retiring fund.

KNOW ALL MEN by these presents, that I

in the service of the Honorable Bast India Company, on their Bengal establishment, do hereby nominate, constitute and application of in the province of Bengal, Secretary to the Bengal Meditar R stiring Fund, to be my true and lawful attorney, to execute all such deeds, co-partnership dream, documents and papers and writing, to which my name and signature may be required and necessary, for the purpose of and preparatory to my becoming a member of the said Bengal Medical Retiring Fund; and I do hereby ratify and confirm, and agree and undertake to ratify and confirm the same, in witness whereof I have hereunto set my hand and seal this day of in the year of Our Lord, one thousand, eight hundred, and bigued, scaled and delivered

at in the presuce of Ecal,

No. 7.

Certificate of age of persons applying for the Annulty from the Bengal Medical Retiring Fund.

A. B. at present of in the of the medical service of the Honorable East India Company on their Bengal catablishment, and a subscriber to the " Bengal Medical Retiring Funds." maketh oath and suith, that he hath attained his year of age and months Swarn at (Superintending-Surgeon) this (Surgeon) Before me (Assistant Surgeon) No. 8. Form of certificate of the payment of the full and required from an annultant under the rules of the fund, and his title to demand and to receive the annuity. No. We do hereby certify, that paid unto the managers of the Beugal Medical Retiring Fund, the full sum required under the rules of the said fund, to entitle him to an annuity of three hundred pounds sterling per annum, payable half yearly, and to ensure to his executors, administrators, or assigns, such portion of any half yearly payment of the above sum as may be due at the time of his decease,-the said 18 accordingly entitled to demand and to receive from the sum of one hundred and fifty pounds sterling on the and one thousand, eight hundred and a similar sum of one hundred and fifty pounds sterling on the ing of every year from this date, during the continuance of his natural life; and on his decease his executors, administrators, or assign, are hereby declared, entitled to claim from the aforesaid portion of his annuity that may remain uppaid from the date of the last payment to the said made the day of his demise, whenever that may happen to Bengal Medical Retiring Fund office. Exd. Secy. T'4eNo. 9. Certificate to be furnished by annuirant haif yearly, on applying for payment of the half yearly payment or instalment of his annuity. in the of I, do hereby υſ nf late of certify that that the service of the honorable ast India Company is alive, he having appeared before me this day of in the year of our Lord 18 Magistrate. No. 10 Form of annuitant's receipt for a half yearly annuity. place and date. the sum of Received from being my half yearly annuity for the half year, ending the

from the Anunitant Bengal Medical Retiring Fund, GEO. HILL, Secy. Medl. Retg. Fund.

day of

GENERAL MILITARY BANK.

GENERAL ORDERS ISSUED BY THE COMMANDER-IN-CHIEF. HEAD QUARTERS, 'ALCUTTA, 15th MARCH, 1821. General Orders by His Excellency the most noble the Governor-General in Council.

PORT WILLIAM, 10TH MARCH, 1821. With a view to guard against any misapprehension that might be entertained regarding the peculiar object of the General Bengal Military Bank, established by general orders of the 23d December last, the most noble the Governor-General in Council is pleased to notify, that the Bank having been instituted for the purpose of affording officers a ready mode of remitting and accumulating portions of their allowances, it is not in ended that it should receive large sums of money already possessed by individuals; such an extension of the concerns of the Bank being inconsistent with the plan and spirit of the institution-

His Lordship in Council is further ple sed to announce, that the 5th clause of the regulations of the Military Bank, is equally applicable to Native as to European regiments; and that in any case where the Native Officers and men of a regiment or buttallon, may form a regimental Savings' Bank, under the authority of their Commanding Officers, the same facilities of remittance, through the Psymaster of the division, are to be afforded to them, and their aggregate remittances carried to account in the same manner as those of an

European regiment.

Subadars and Jemadars are also authorized to remit any sum of money not less than ten sicca rupees, and without fractions, to the Militay Bank in Culcutte, in their own name, through the officer commanding their company.

MONDAY, JANUARY 17, 1825. At a meeting of the Directors held this day, it was agreed, that the accounts of the Bank are to be made up half-yearly, but that the accounts current are not to be forwarded until after the 31st December, in each year except under peculiar circumstances.

BENGAL MILITARY ORPHAN SOCIELY.

FORM OF ADMISSION.

The following is the form of affiliavit to be sworn to in all cases of application for admission to the Upper Orphan School, and transmitted to the E-critary, with capy of will and of accounts to show fully the condition of the father's estate :-

" A. B. maketh oath and saith, that he was well acquainted with C. D., late Major or Cartain, &c., in the military service of the United Company of Merchants of England trading to the East Indies, deceased, father of , born

, born infant orphan, or orphans, for whom application been made for adon the foundation of the Orphan Society, and with the circumstances and fortunes of the said deceased; and this deponent further saith, that the best of his (this deponent's) knowledge, information and belief, the said orphans are not, by inheritance, bequest, charitable subscription, or otherwise, possessed of any sum or sums of money, or other property, to an amount exceeding the sum of 10,000 Co.'s rupees each, save and except what the said orphans may become entitled to in consequence of their admission upon the said foundation; and that the provision by will or settlement for the mother of the said not at variance with Rules 168, and 170 of the Upper Urphan School Code. " A. B." (bluned)

" Swarn before me) this day day of (Signed) " Magistrate."

[·] For lat of managers, vide Directory part IX.

RATES OF CONTRIBUTION TO THE FUND.

| Lieutenant-Colonel and Superintending Surgeon, monthly Co's Re | 12 0 0 |
|---|--------|
| Colouel, and Member of Medical Board | |
| General Officer, not on the stuff | |
| General Officer, on the staff | 18 O O |
| Majorand Chaplain | 900 |
| Captain, Surgeon, Commissary of Ordnance and Assistant Chaplain | 600 |
| Subaltern, Assistant Surgeon, and Veterinary Surgeon | 300 |

N. B. General Officers, Colonels, and Lieutenant Colonels, if they entered the service before the 8th April 1807, do not pay any stated monthly subscription, it being left to their own discretional voluntary contribution. But if they discontinue subscription, or subscribe less than the rates fixed for their respective ranks, their children are excluded from all claim on the fund.

"No child or a subscriber, of whatever rank, is admissible, unless the father has continued to contribute to the fund, to the period of his decease; or, in other words, any member of the society, who, after promotion to the rank of Lieutenant-Colonel, or from any other cause, ceases to subscribe, forfeits all claim on the institution.

REGULATIONS.

For the admission of Orphans sanctioned by the Army.

I. That no child possessed of any property, shall be admitted, unless the amount shall be ladged for its use and benefit in the society's funds.

II. That no child of any subscriber, dying intestate, shall be admitted, if on inquiry there shall appear to have been (after payment of lawful debts, and an adequate provision made for the mother,) property remaining to the tatate equal to making a provision for, and which might have been bequeathed to, such child.

111. In any case when an officer may die, leaving a natural born child or children, and possessed of property not sufficient to preclude the children from the benefits of the institution, and such officer shall not, he will make such reasonable provision for these children, as his circumstance may enable him, such children shall not be entitled to the benefits of the lustitution.

IV. That when, in the will of any subscriber, part only of his children are provided for and other either excluded by name, or otherwise not noticed in its provision, such omission arising manifestly out of the intention of the testator, such exclusion or comission shall be considered to invalidate the claims of all the children on the institution.

V. That all cases of capricious or unequal provision, which, by favouring

V. That all cases of capricious or unequal provision, which, by favouring the mother preferable to the children, or one child in preference to unother, shall uppear calculated to throw all or any part of subscriber's family unnecessarily on the fund, shall, in like manner as in the foregoing article, be considered to invalidate the claims of all.

VI. That any provision by will, for the widow of a subscriber, greater than three-fifths of the property to be devised, when there shall be only one child; one-half when there shall be two, and one-third when there shall be any greater number of children than two; the remainder being, in all cases considered the property of the child, or (in equal portions) of the children, shall be considered unequal, agreeably to the two foregoing-articles, and invalidate the claims of the children accordingly. Provided siways, that a provision for the widow, of the amount of 12,000 Co.'s Rupees (Co.'s Rupees twelve thousand,) shall not be held to

invalidate the claims of the child or children, although such sum may be more than three-fiths, one-half, or one-third of the property devised.

- VII. That in all cases of children born not in wedlock, any provision for the mother exceeding Co.'s rupees 30 (Co.'s rupees thirty,) if a native, if European, Co.'s rulees 50 (Co.'s ra. fifty) per month, the principal of such sum in all cases to be secured to the child or children, shall be considered in the same light as in the above, and validate all claims upon the institution.
- VIII. The subscriptions for the familles of deceased subscribers, are in all cases to be regarded as available sources of relief to the funds of the society, and that view are to be considered of, and judged by, the foregoing rules in the same manner as any other disposable property; with this only exception, that whereas such anhacriptions are for a joint benefit, and lodged in the hands of trustees, it shall not be indispensable that the orphans' portions, estimated as above, be paid as capital sums into the Society's fund; but it shall be sufficient that the interest upon them be, from time to time, duly paid by the said trustees into the society's treasury, so long as the orphans continue an expense to the institution, to be appropriated to their maintenance, whether in Europe or in India.

It was agreed to, upon a reference of the question to the army at large, that when the property of a widow, by bequest or settlement of other than her husband (as for instance, by money inherited from her own father, &c. or from the) subscription of her own or her husband's friends, together with the sum left by her husband (which by Rule VI, may amount to 12,000 Co.'s rupees) shall not exceed twenty-four thousand Co's Ha. (24,000) no deduction shall be made from the orphan allowance to her children; but that proportionate deduction, for the relief of the fund, shall be made on account of any sum that may come to her in excess to 24,000 Rs. on the principle laid down in Rules 181 and 183 of the Orphan Regulations; and that all exceed to 12,000 rupees which the widow may be thus allowed to possess, shall, in all practicable cases, be settled after her death upon her husband's children.

- IX. That should such children be allowed to remain with parents or friends, the interest on their said portions will be calculated in part payment of the regulated monthly allowance, the society regularly paying or receiving the balance; but should they be placed at Kidderpore, or under the management in England, the amount of interest on their several shares, (calculated as above) must be pald into the fands of the Society, on failure of which payment, during a period exceeding 12 months, the said orphans, shall be liable to be struck off the books of the institution.
- X. That with a view to obtain the most correct information possible, as well on the foregoing as all other points effecting the interests of those children, who may be offered to their guardianship, the General Management will, and do expect, (besides the customary affidavit.) the fuffest information from executors and others, as unreserved communication of trestamentary and all other dacuments of which the nature of the specific cases may admit, and do reserve to themselves the entire right, conveyed to them by their original constitution, of rejecting orphans tendered without such information and documents; or if on reference to them, there shall appear any evidence of design unnecessarily and intentionally to burthen the fund, by throwing on it those who might and ought to have been otherwise provided for.
- XII. That the marriage portion to female orphans, shall in no case exceed Company's rupees 1.500, and if the ward claiming her dowry has property to that amount, she is not entitled to any advance from the fund; but if her property falls short of that amount, she is entitled to the difference between it and 1,5000 rupees.
- XIII. The children of officers retired from the service, are not admissible unless the father have continued his subscriptions after the period of his emoval from the army.

THE BENG L MARINERS' AND GENERAL WIDOWS' FUND.

DEED OF REGULATIONS.

Agreed upon at a Special Meeting, held on the 21st July, 1823.

Articles of agreement intended, made, concluded, and fully agreed upon; this twelfth day of May, in the year of Our Lord one thousand, eight hundred and twenty, between the several persons, whose names, hands and seals are hereunto subscribed and set, being members of a society or institution, constituted and establish ed, and which the said parties to these presents do hereby constitute and establish, at Calcutta in the province of Bengal, to commence from the first day of July, now next ensuing, for the purpose of raising a competent and sufficient fund, to be laid out and invested on securities at interest as hereinafter mentioned, and by and out of the interest and proceeds thereof to make such provision, by monthly payments, for the widows and lawful children of subscribers to the said fund or their nominees, according to the respective class to which each subscriber may respectively belong, as hereinafter mentioned, that is to say:

Whereas it is considered, that a society or institution, at Calcutta, at Port William in Bengal, for raising a competent fund, in order to make a provision to secure the payment of certain monthly allowances to the widows and igwful child or children of subscribers thereto, or their nominees, as herein-after mentioned, as well by the donations of charitable and well disposed persons as by the contributions and annual payments herein-after particularly mentioned, under proper restrictions, provisions conditions, and regulations will be of great advantage and utility to the widows and children of persons residing in the East Indies and other parts and places, who may not be otherwise provided for.

Therefore, the said parties to these presents, have constituted and established, and do hereby constitute and establish themselves into a society or institution, at Calcutta aforesaid, for such purposes as aforesaid, and do hereby bind themselves repectively, and their respective executors and administrators, to keep, preserve, abide, and adhere to, and not depart in any manner from the terms, conditions, restrictions, provisions and regulations hereinafter mentioned, expressed and declared, of and concerning the same.

Now it is hereby agreed, by and between the said parties to these presents, in consequence of the trust and confidence which each of them bath and reposeth in the other and others of them, and in order to the raising, establishment, increase and preservation of the said fund, for the purposes more-said, each of the said parties to these presents, doth hereby, for himself respectively, and for his executors, administrators and assigns, covenant, promise, and agree to, and with the other and others of them and his and their executors, administrators and assigns in manner following, that is to say:

ART. 1.—That the said parties to these presents shall be, remain, and continue a society or institution for raising a fund, to be ca'led and distinguished by the name of "The Benyal Mariners' and General Widows' Fund," and that the interest, dividend, and proceeds of the said fund, shall be applied in making such provisions for the widows and lawful child and children of the jubscribers hereto, or their nominees, as herein-after mentioned, by certain smoothly payments or allowances of the widows and children of the subscribers to the said fund, or their nominees herein-after mentioned.

Aur. 2 —That each and every person or persons, who shall make a donation in aid of the fund of the said institution, to the amount of sick rupees five hundred or upwords, shall be respectively considered as patrons and friends of the said institution, and be, and be deemed to be, honorary members thereof, and entirled to a vote in the management of the concerns of the said institution at general meetings to be held as is herein-after mentioned.

ART. S. That the society or institution he divided into three classes, and do consist of an unlimited number of subscribers who may take share either on their own lives, or on the life or lives of others in any or either of the said classes, either for the benefit of their own widow and child or children, or for

[.] For list of Directors, vide Directory, part Ix.

the benefit of the widow, child or children, and of any other person or persons to pendent on, the lapse of any given life or lives, and that the first of the said classes be called the permanent class, and do consist of person or persons as shall, on being admitted a member or members of the said institution, pay a donation or entrance of twenty gold-mobuts, or sicca rupees three hundred and twenty; and also

| 1f under | the P | ge of | 25 | y | P 2 1 | ı, | th | e s | um | of | Se | . Rs. | 1,200 |
|----------|-------|-------|-------------|----|--------------|----|----|-----|----|----|----|-------|-------|
| From 25 | to 50 | year | 5. . | ٠. | | | | • • | | | | | 1,320 |
| 1 30 | to 35 | - 44 | | | • 1 | | | | | | | | 1,450 |
| 35 | to 40 | | | | • | | | | | | | | 1,670 |
| 40 | to 45 | • • | | | | | | | | | | | 1,920 |
| 45 | to 50 | | | | | | | | | | | | 2,210 |
| | to 55 | | | | | | | | | | | | 2,650 |
| | to 60 | | | | | | | | | | | | 3,175 |

for each and every shars and shares, which such member or members, shall respectively hold in the said permanent class, which said two several sums of money, shall be in lieu of all annual or all other p syments and contributions for an account, or in aid of, the said institution, and such subscribers shall resplectively be, and are deemed and considered to be, permanent members for life, and exempted from all other payments on account or the said institution in respect to such shares; and the names of such subscribers respectively, shall be entered in the books of the said institution as members of the first or permanent class.

And that the second of the said classes, do consist of such person or persons as shall, on being respectively admitted members of the said institution, pay a donation or entrance of ten gold-moburs, or sicca rupees one hundred and sixty; and also

| If under the ago | e of 25 years, the sum of Sa. Rs |
|------------------|----------------------------------|
| From 25 to 30 | years, |
| 30 to 35 year | re, the sum of sicca rupees |
| | ***************************** |
| 40 to 45 ,, | ****************** |
| 45 to 50 ,, | 14 |
| | ****************** |
| 55 to 60 ,, | |

for the first years' subscription in advance, and a like sum, agreeably to the above scale, annually in advance, on or before the let day of July in each successive years; for each every share to be held in the said class; during the life of the person or persons respectively, on whose life the share and share sof such members and members in the said institution may be respectively held.

And that the third of the said classes, do consist of such person or persons as shall, in like manner, pay, on being admitted members of the said institution, a denation or entrance of five gold-mohurs, or sicca rupees cighty; and also

| If under the age | of 25 | years, | , the sum | of Sa. R | | GO O |
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| From 25 the 30 |) ears | | | | | 75 () |
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| 8 5 to 40 | ,, . | | | | | 105 0 |
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| 40 to 50 | 11 | | | | . : : | 150 0 |
| 50 to 53 | • | | | | | 180 O |
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for the first year's subscription in advance, and a like sum, agreeable to the above scale, annually in advance on or before the 1st day of July in the anocessive year, for each and every share to be held in the said last-menteaed class, during the life and lives of the persons or persons respectively, on we the said share and shares may be respectively held.

That in all classes every member shall pay, in addition to the above rates of subscription, for every child born before or after becoming a member (beyond the who shall in all instances he at liberty to reject any such application, without number of two children) whether male or femule, a premium of sicon rupess forty in the first and second classes, and of alcca rupees twenty in the third class, and that no child of any future member, shall be entitled to admission upon this fund, who shall not have been duly registered, and the above premiuna paid within three months after the parents entering the society, or the birth of such child, if taking place subsequently, unless sufficient cause shall be assigned for delay.

ART. 4.—That each and every individual, desirous of being admitted a member of the said institution, in any of the said classes, shall be permitted to hold one share on his or their own life and lives, and as many shares on distinct and separate lives, to be approved of by the Directors of the said society, as such individual shall espectively think fit, either- for the benefit of hics own widow and child or children, -r for the benefit of the widow, or child or chilalten of the person or persons, on whose life or lives such there and shures may be respectively held; and in either case the party subscribing, and not the person on whose life the said share will be held, is, and shall be deemed and considered, to be a member of the said institution, and shall have a voice in the management of its concern. But it is hereby expressly stipulated and declarede, that not more than one single chare, in any or either of the said classes, shall be held on the life of any one individual.

ART. 5 —That individuals subscribing on three separate lives, be entitled to two votes, at all general meetings of the members of the said institution, but that no greater number of shures shall entitle any individual to more than two votes in the mina ement of the concerns of the said institution.

ART. 6 -That in order to be admitted on the books of the said institution, as a member of the first or permanent class, a certificate of health, signed by a medical gentleman, and an affidavit sworn to and signed by the individual, on whose life such share is intended to be held, shall accompany the application for admission, which shall be submitted to the Directors of the said institution, assigning any reason to the individual applying for admission.

ART 7 -That a certificate of health, signed by a medical gentleman, and an sflidavit sworn to and signed by the individual on whose life a share is intended to be held in the second and third classes, shall accompany the application for admission, which shall be submitted to the Directors of the said Institution, who shall, in all instances, he at liberty to reject any such application, without assigning any reason to the individual applying for admission.

ART. 8 .-- That any individual member or members, entitled to any share or shares in either the second or third class of the said institution, and desirous of becoming a member of the first or permanent class, shall, on payment of a sum sufficient to make up, with what such member or members had previously paid, the said donation of 20 gold-mohurs, and such further sum according to his age, as per article third, so stipulated to be made members of the permanent class, for each and every share to be held therein, as berein before mentioned, with interest, at the rate of ten per cent, from the date of the admission of such member or members in the said first o second classes, respectively, and upon producing a medical certificate of health, and attestation, to the satisfaction of a majority of the said Directors, be cutitled to transfer the share and shares, for which such payment and payments shall be made, as last aforesaid, into the first or permanent class, and the widow and children of the person or persons, intended to be benefited by the said share and shares, shall thereupon, immediately on the I upse and lapses of the life and lives on which the said shares shall be respectively held, be entitled to the payments and allowances herein atipulated to be made to the widow and children of the members of the first or permanent class.

Aur. 9.—That the father of an illightimate child or children, born before the formution of this institution, may be admitted to hold one share in any of the said classes of the said institution, on making such annual donation and payments

as are herein-before mentioned, according to the class in which such share may be held; and that on the lapse of the life or lives of the party or parties so subscribing, his or their child or children, not exceeding three in number whose names and description shall be accurately entered in the books of the said institution, shall be entitled to have and receive such monthly allowances, as are herein-after provided for lawful children, in cases of the lapse of a life on which a share may be held where there are only a child or children, and no widow to be provided for.

ART. 10.—That it is hereby provided and declared, that in case of the lapse of any life or lives on which any share or shares shall or may be held in the said second or third class, or either of them, within space of one year from the time of such share or shares, having been respectively granted, no benefit shall or may be derived by the widow, child or children, respectively intended to be benefited thereby, be that in the event of lapse or lapses of the life or lives, on which share and shares shall be respectively held, within the period aforesaid, the party subscribing or his representatives, shall be entitled to receive back, from the Secretary and Treasurer of the said institution, the full amount of all payments, made on account of such shares respectively, with interest at 6 per cent.; it is, however, expressly provided, that nothing in this article contained, shall extend, or be deemed or construed to extend, to members of the first or permanent class.

ART. 11.—That no subscriptions on any life shall be considered as entitling the party or parties concerned, to derive any benefit from the funds of this institution, until the life subscribed on (if of the permanent class) shall have been approved of by the Directors, the amount of the first subscription and donation, or premium of admission paid, and a certificate of admission granted under the signature of the Secretary and three of the Directors; and until the party shall have survived for the period of one whole year from the date of his armiesion, if a share-holder in either of the second and third classes of the institution, the party holding the share or shares in the second or third classes, or his representatives, being in the last instance entitled only to a refund of the monies paid and advanced by him, with interest as herein-before mentioned.

ART. 12.—That all annual subscriptions, (except the first, which is to be paid on admission,) shall be paid in advance, on or before the first day of July in each and every year; and that if the same shall not be paid with interest at the rate of ten per cent., within two months of the date on which such payment shall respectively become due, if the party or parties entitled to the said share or shares shall reside on shore; or within six months of each day of payment, with such interest as aforesaid, if the party subscribing shall be absent at sea, or at any considerable distance from Calcutts; then and in either of the said cases, such subscriber or subscribers, and the person intended to be benefited by such subscription, shall forfeit all claims whatever on the funds of the said society, and be no longer considered as subscriber or subscribers to, or member or members of the said institution.

ART. 13—That until the fund, intended to be raised by the menns and for the purposes aforesaid, shall amount to the sums of sices rupees one hundred thousand, no sums or sums of money shall be paid or payable to the widows or children of the subscribers to the said fund, for and in respect of the pensions or silowances herein-after mentioned and stipulated to be paid, save to the widows and children of persons holding shares in the first or permanent class, who will be entitled to the benefit of the said fund immediately on the lapse of the life or lives on which the respective share or shares may be held, in the said first or permanent class.

ART. 14—That when, and so soon as the funds of the first class of the institution shall amount to the sum of sicca rupees one hundred thousand, placed out and invested in good and sufficient securities at interest, the widow and lawful children of a person or persons entitled to hench by the lapse of a life or lives, on which any share or shares shall or may be held to the said institution shall, on making application to the secretary in writing, accompanied by such proof of the casualty as may be satisfactory to a majority of the Directors, be

entitled to receive the following monthly payments, to commence and be payable at the expiration of one month from the occurrence of such casualty, viz, a mouthly allowance of sicca rupees eightly to each and every widow intended to be benefited by the said fund, in the first and second clauses of the said institution, during her widowhood; and a like monthly sum of sieca rapees sixteen to each and every lawful child and children. of the party or parties on whose life or lives such share or shares shall be respectively held; and to the widow of a subscriber in the third class of the said society, the mornibly sum of sices rupees forty, payable in like manner, and to each and every lawful child and children, of such subscriber or of the party on whose life such share may be held, the monthly sam of sicca rapes a eight; such payments to continue to be made to the widows. respectively, during their widowhood, and to the children, being sons, until they shall have respectively attained the age of sixteen years, or being daughters mutil their murriage, if leading a reputable and moral life, and in the event of the lapse of the life on which the said share may be held, leaving one or mare children only, and no widow, the Directors of this institution, for the time being, shall, for the purpose of properly administering the said fund, for the benefit of such children respectively, he deamed and considered to be the guardian and guardians of such children respectively, and the monthly sum of sicca rupres twenty-five, in the first and second classes, and sicca supees twelve and cisht annas in third class, shall be paid and applied from the funds of the said society, for the maintenance of cach and every such child and children in the manner most henefi ial for them, until they have respectively attained the age of sixteen years, or, being daughters, shall have been married, as herein-before mentioned.

ART. 15 -That in the event of the interest of the said institution being insufficient from the number of casualties or otherwise, to afford a provision for the persons respectively entitled to the benefit of the said fund, to the full extent of the monthly payments and allowances herein-befo e mentioned, a rateable deduction shall be made from the allowances herein before stipulated to be paid in each of the said class s, with reference to the amount of such interest, it being the clear intention an I meaning of the said institution, that the principal of the said. fund shall not, on any consideration, be infringed or broken in opon; but that when and so soon as the interest and proceeds of the said fund shall be sufficient to ratisfy the claimants thereon, the same shall be an applied, and that is any event the interest and proceeds of the said fand shall be applied, as far as it will go, in making such payments rateably and proportionately to the widows and children. entitled thereto, according to the class to which they may respectively belong: provided also, that in case the interest, dividends or proceeds of the said fund shall, at any time herealter, admit of an increase of the allowances herein before provided, for the persons respectively entitled to the benefit of the said fund, hat then the same allowances shall be in reason rateably and proportionably in all the said classes, in such manner and to such extent as a majority of the Directors of this institution for the time be uz, shall see expedient.

ART. 16.—Provided always, and it is hereby expressly agreed and declared by and between all the parties hereto, that nothing herein contained, as in any of the rules of the said institution, shall be deemed, taken, or considered, or in any wise construct so as to entitle to the benefit of the funds of this institution, any widow who may have been legally divorced or separated from her husband for adultery, or who, at the period of her husband's demise, may have quitted his protection and be living in a state of notorious adultery, though not divorse it or separated from him by law, or who may houreafter be proved, to the sat sefection of the general meeting of the society, to lead an immoral or unchuste life

And that should bereafter any widower on this fand, again marry, his widow will not be entitled to any benefit from this fund, without he again pay his entrance and fresh subscription according to his to age.

Any. 17.—That the pensions or showance to midowa entitled to the bought of the said, fund, shall cease on their marriage:

- ART. 18—That Messieurs Palmer, Wilson and Company, be appointed agents for the fund in London, and that the Secretary of this institution do remait to such agents, from time to time, such sums of money as may be requisite, with instructions for the disbursement of the name; and that he do also transmit to them copies of all general rules and regulations which may be passed relative to the fund for their information and that of all who may apply for the same.
- ART. 19.—That the benefit of this institution he extended to Madra, Bom-hay, Penang, and Singapore, and that Messieurs Parry and Dare may be appointed the agents of this society at the presidency of Madras; Messieurs Forbes and Company, at Bombay; Messieurs Carnegie and Company, at Penang and Singapore, aforsuid; or at such other stations and places as may, by the said Directors, be deemed expedient.
- ART. 20.—That the Secretary of this institution he directed to correspond with the said agents so appointed as aforesaid; and that he do transmit to them copies of the rules and regulations of this institution, with such instructions as to the granting of certificates of admission to the parties desirous of becoming subscribers to this institution, as may be deemed requisite.
 - ART. 21.—That in the event of any widow or children entitled to the benefit of the fund of this institution, being desirons of returning to Europe, the Directors of this institution, for the time being, are hereby authorized and empowered to make advances to the widow or children so entitled to the benefit of the said institution, to enable them so to do, to an amount exceeding the sum of sicon rapees one thousand for each and every widow, and the sum of sicon rupees two hundred for each and every child and children, so entitled, as aforesaid, by way of loan, and to be deducted from their said pensions and allowances, in such manner, and by such proportions, as the said Directors may deem expedient. And such widows and children respectively, or the guardians of such children, duly constituted, shall be entitled to receive their pensions and allowances, to which they may be entitled from the agents of the said soc'ety in London, or elsewhere, from and after the 1st day of January, 1824, at the current exchange of the day upon which such pensions shall become due, upon their producing a certificate signed by the Secretary of the society, specifying the period to which their pensions have been respectively paid in Bengal, or other places in India; and the amount which they will be entitled to receive in England, to be presented to the said agents in London, on making applications for such pensions, and upon giving satisfactory evidence of identity. But that such pensions and allowances, instead of being payable, as in Calcutta, monthly, shall be payable in London half-yearly, and not oftener: and that the remuneration to be allowed to such agents or agents, shall be paid by the person or persons receiving the pensions or allowances, and not by this institution.
 - ART. 22.—That in case any widow entitled to the henefit of the fund of this institution, shall reside in any part of England twenty miles distant from London or in Wales, Scotland or Ireland, her pension shall be paid in London to an attorney duly authorized by her, on the production of a certificate, signed by two persons, in the character of Purochial Clergymen, or of Magistrates, where she resides to the following purport:—
 - Certificate—"That is to certify, that Mrs. A. B., widow of C. D., late of in the Bast Indies, is living in the Parish of in the county of in England, Scotland, and Ireland, and to the best of our knowledge and belief, is in a state of widowhood, and that she hath children by her deceased husband now living with her, to wit:

 of the age of and "
 - ART. 23. That all the subscribers to this institution, as well as those who may in future become so, shall be at liberty at any time to withdraw their names, relinquishing, at the same time, all chaim in the benefit of the institution, and forfeiting to the fund all sums that may have been previously contributed by them, as well as what arrears are due up to the period of their withdrawing.

ART. 24. That Henry Matthews, of Calcutta, aforesaid, merchant and agent be, and is hereby appointed Secretary of the general and entire business and concerns of the said institution, and that he be allowed for office-rent the monthly saim of sices rupees one hundred, and such other disbursements as may actually be incurred for sirears, peons, and the necessary establishment of they said institution, law charges, stationery, and other necessary and unavoidable expences.

ART. 25 That all the husiness of this institution shall be managed and carried on by the Secretary thereof, and subject to the control of the Directors for the time being; and that proper and necessary books of secount, shall be kept by the said Secretary at an office within the limits of the town of Calcutta, sin willich office all the business and francactions of, or relative to, the said institution, shall be truly and fairly entered in the said books; and that all books, gecounts, and papers, andevery thing else whatsoever, (save and except the money and securities for money) belonging or relative to, or which shall belong or relate to the said institution, or the business thereof, or the carrying on of such business shall be kept in the office, in Calcutta, aforesaid, where the said business shall, from time to time, be so carried on; which hooks, accounts and papers. the said subscribers and their respective executors and administrators, shall freely, and at all convenient times, have liberty to resort to, inspect and peruse, when and as often as occasion may require, or they or any of them may think At, or be desirous so to do, during office hours.

ART 26.—That the Secretary of the said Company shall be answerable and accountable for the amount of all monies to be received by him, and for the safe custody of all securities to be deposited with him as Secretary of the said instintation.

ART. 27.—That the Secretary shall, from time to time, report to the Directors of the said institution, whenever the monies received from subscribers to the said institution amount to sicca rupees five thousand and upwards, and that when and so often as it shall amount to the said sum of sicca rupees five thousand and upwards, the sum of sicca rupees five thousand shall be laid out in the purphase of Company's paper, or in such other public secarities of the Government of Bengal, or in shares of the stock of the Bank of Bengal, or in such other good and sufficient securities, as shall be deemed by the said Directors most for the advantage of the said institution.

ART 28.—That all Company's paper or other public securities, purchased on account of the said society, shall be purchased in the names of the Directors, who shall anthorize and empower the said Secretary, from time to time to receive the interest thereof.

ART. 29.—That any action or sait hereafter to be commenced, and prosecuted, or delended for and on account of the said institution, shall be commenced and prosecuted and defended by the Secretary, for the time being, of the said institution, with the approbation of the Directors, for the time being, at the expense of the said society or institution.

Aut. 30.—That John Gilmere, James Ducher, John Phipps, John Adolphus Williams, and Henry Matthews, being five of the members of the said Institution, are hereby elected and appointed Directors of the affairs of the said Company, from the first day of July, one thousand, eight hundred and twenty, until the first day of July, one thousand, eight hundred and twenty-one, and that on the first day of July in each succeeding year, unless such day shall happen to be a Sunday, in which case the election is rein after mentioned, shall take place on the Monday following during the existence of the said institution, two of the said Directors (with the exception of the said illenry Matthews, who is also Secretary to the said institution, and therefore deemed a proper personts continue a permanent member of the said direction,) shall go out by rotation, and a new election of two other Directors shall take place; and that such election shall be made by the whole or a majority of votes, to be taken and reckened as herein-after mentioned, of the said subscribers, who shall be present at a general meeting thereof, to be held for the purpose of anyth election, and that,

anch Directors so to be chosen, shall continue in office from such first day of July until the ensuing annual election of such Directors.

Aur. 31 -That a meeting of the said subscribers, or a majority of them, shall be held yearly during the continuance of the said lustitution, on some convenient aday between the lat and lock days of the month of July in each year ; and the said subscriners present at tuck or any other meeting, or the unjur part of them, shall and may audit and settle the account of the said institution, and shall and may frame such regulations for the said institution, and the sold business, as skall seem to them proper, (provided-they do not militate against or tend to annul any of the articles hereinbefore and hereinafter agreed upon.) which regulation plus he carefully entered in a proper book to be kept by the said Secretary, and signed by the subscribers then present at a meeting, ormcelings, or the unfority of hem; which being so entered and signed shall be binding on all the suid aubscribers, their executors, administrators and assigns. But if any error in such accounts be discovered, after such settlement of accounts, such sum, whether to the credit or debit of the stock or funds of the said institution, shall be entried into the accounts of the said institution, for the next succeeding year, and that all errors which may be discovered in the said accounts, after the settlement thereof shall, as soon as discovered, be communicated by the Secretary to the Directors for the time bein

ARTI. 32 — That all members holding three or more shares, shall have two votes, and all members holding a less number of shares then three, shall have but one vote, on any question which shall come before any General Meeting of the Proprietors, or on any other occasion; and that all questions which shall come before such, or any other meetings, shall be decided by the majority of votes, so taken and reckoned, of the members then present at such meeting; but that no member shall, at any meeting, be entitled or allowed to vote in any matter or thing, in which such member shall be in any manner individually interested, otherwise than as a general subscriber to the said institution.

ART. 33 —That whenever, during the continuance of the said institution, the said Secretary shall be required, in writing, so to do by seven at least of the noembers or subscribers for the time then being, he shall give due public notice of a general meeting of the members or subscribers; and that no matter or thing herein contained, shall be nounlied or altered in any manner what never, except with the concurrence of at least two-thirds of the votes to be so taken, as aforesuid, of the members or subscribers who shall be personally present at such general meeting.

LATELY.—I hat in case any difference or dispute shall happen or arise between the said several parties to these presents, any or either of them, touching any or either of the covenants, clauses, and agreements hereinbefore mentioned, expressed, and contained, the same shall and may be heard and determined by the Supreme Court of Judicature at Fort William in Bengal, in witness whereof the said parties to these presents, bave hereunto respectively set their hands and affixed their seals, the day and year first hereinbefore written.

APPENDIX.

Resolutions passed at General and Special Meetings, since the 21st July, 1823. General Meeting, 13th July, 1824—Resolved, that in future, when mortgages are required, they shall be subject to the approval of a land surveyor, and the advances never to exceed five-righths of the real value.

That all surplus funds, not needed for the expences of the month, be lodged in the Bank of Hindoostan, (until they can be advantageously invested in proper securities,) with which an open account shall be kept.

Special General Meeting, 9th April, 1825.—That the Secretary's office should be continued in a central and convenient part of the town, and that the Secretary should be required to provide the office in question, without putting the society to any additional expense.

That the Secretary, on his appointment, he required to execute a bond of security, binding blusself in the penal sum of Sa. Rs. 5,000 to the faithful administrating of the trust reposed in him.

That the 30th acticle of the printed rules, be modified in so much, that in future the Secretary of the institution shall not be a member of the direction.

General Meeting, 34th December, 1827.—That all sub-equent applications for admission into the 2d and 3d classes, shall be limitted to the age of 35 years, and that under no circumstances shall an applicant be decined eligible after that derind of life

Byth Annual General Meeting, 24th July 1823 — That all future authoribers to the first and second classes, shall pay an admission fee of 40 rupees each, and he subscribers to the third class, the sum of 20 rupees, to the Secretary for the time being.

General Meeting, 24th December, 1828.—That in future the books and accounts of the fund be brought up, audited, and closed on the 31st December in each year; and that the general annual meeting shall take place on or before the 1st day of February, immediately thereafter.

General Meeting, 22 l January, 1839 — That a committee he appointed to examine the accounts of the fund from its first establishment, with a view to ascertain and report whether the disposable income of the society, is equal to the annual claims on it.

That from the lat of January, 1829, the Secretary be instructed to distinguish the several month y pensions into payments in the first, second, and third classe, in the same manner as receipts are carried to separate heads.

Annual General Meeting, 18th January, 1830.—"That the sums remitted, from time to time, by the institution, to the house of Messes. Palmer, Mackillop and Co., in London, be in future entered in the accounts as a dependency, and not included in the stated accounts of the society's fun de; and when the account are received to be included as other pencions.

That for the sike of greater safety, two lacks and fifty thousand rupees, vested in Government securities, shall be deposited with the Government agents.

Special General Meeting, 25th February, 1830.—That with reference to the report and accounts submitted to the meeting, it appears absolutely necessary, for the stability of the fund, to make some considerable reduction in the scale of pensions suited to the necessities of the case.

That all pensions paid by the society, be reduced one-half from the lat of May next, and so to continue for one year; at the expiration of which, should further sacrifice appear absolutely necessary, it must be submitted to.

That the Secretary do write a circular letter to all the pensioners on the fund, fully explaining the argent necessity of the present reduction, and pointing out that instances have occurred of pensioners in favorable circumstances reinquishing their claims on the society. Such examples to be held out as highly worthy of present imitation, whereby the society may be better able to provide for its less fortunate claimants.

Annual General Meeting, 18th January, 1831 —That the resolution, dated the 19th April, 1825, and referred to in the meeting of the 22d May, 1830, namely "that none but a subscriber to the institution should be eligible for the office of Secretary," shall be resented.

That Mrs. Angus and family, in England, he paid their pensions in future on a similar footing as all other pensioners in Burope, viz. at the current exchange of the day, justend of as heretofore at 2s of a per rupey.

That in future there be quarterly meetings of the members of the institution, in January, April, July and October; the day of meeting to be fixed by the Directors, and the usual notice given by the Secretary.

That the sum of two lacks of ropers, part of the balance now exhibited in the account current of December last, shall be held and constituted as the fixed and permanent fund of the society, instead of one lack of sicca rupers, as expressed in the 13th and 15th acticles of the revised regulations of the 21st July 1823; and that this sum of two lacks of sicca rupers, being now fixed as the bona fide fund of the society, shall not on any account, or under any circum-

stances, be encroached on or diminished; the interest alone shall be applicable with the other current means to meet the claims of punctioners and usual charges.

Second Quarterly eneral Meeting, 11th July, 1881...That a sub-cominities should be formed for the purpose of taking into consideration and reporting their opinion on the state of the funds of the society, and of auguesting each measures as may appear to them necessary for improvement, and the general advance of the institution.

General Sepecial Meeting, by requisition, under Article 33d of the Requiations, 30th July 1831.—That the report of the committee (appointed on the 11th July to inventigate into the state of the fund,) be adopted, and that the pensions be reduced to the scale proposed from the 1st of October 10.21.

SCALE OF PENSIONS.

| To Widows lat and 2d Classes, Co. | a Rs. | 10 per month. |
|-----------------------------------|-----------|------------------------------|
| " Children ditto | ,, | 3 per month. |
| ,, Crphans ditto, | 71 | 6 per month. |
| " Widows 3d Clus-, | ,, | 5 per wonth. 2 per month. |
| "Orphana ditto | 71 | 4 per month. |

That should the funds hereafter admit of the measure, that the penisions to incombents be increased proratio, according to the actual amount of the annual income.

That the Secretary be authorized to re-print 500 copies of the revised regulations, and to add, by way of appendix, the bye-laws which, from time to time have been passed and recognized by the general meetings. Copies to be supplied to applicants at one rupee each.

INDIAN LAUDABLE

AND

MUTUAL ASSURANCE SOCIETY.

DIRECTORS.

C. B. GERE' LAW, T. R. M. TURTON, A. DE H. LARPEST, DWAREANAUTH TAGORE, T. B. SWIKHOE,

RUSTOMJEE COWASTRE, WILLIS AND EARLE, J LYALL, CHARLES HUPPMAGLE, and SAMUEL SMITH, ESQRE,

TREASURERS.

UNION BAKE.

MEDICAL ADVISER.

B. H. GOODEVE, Esqu., M D.

SECRETARY,

JOHN STORM.

CONSTITUTION, &c.

WHEREAS at the Eighth Half-yearly Meeting of the New Proamble. Calcutta Landuble Society, convened under the 31st rule of the Society, and held on the 10th day of January, one thousand eight handred and thirty-uthe, the said meeting having been made special under the 36 h rule for the purpose of taking the votes of the Shureholders on certain propositions for the uppropriation of the suplus funds and other modifications in its constitution, agreeably to the resolution passed at the general half yearly meeting held on the 26th July 1837, such proportions were adopted by a resolution passed by a majority at the said meeting, at which more than fwo-thirds of the Society were duly represented, according to the rules and regulations of the said Society, that is to say, one hundred and thirty-eight votes in the Society then being three hundred and sixty-two, which said propositions, so adopted, were and are as follows, that is

Propositions for the application of the sumplus punds of the NEW CALCUTTA LAUDABLE SOCIETY at the end of the year 1839, and for other Modifications in its consider, with a view to rewler the Society Phrianent; enchancing greatly the ADVANTAGES of all concerned in it, combined with UNQUESITONABLE SECURITY.

PROPOSITIONS.

First.—That prior to any division of the surplus fands there he set spart one-third the amount of extraordinary rike arising from individually holding more than 10 shares on one life, to meet such extraordinary rika,

Second .- That one per cent. on the outstanding risks, to be denominated the "premium fund," be carried forward to the current premia to meet unknown lapses.

Third.—That the remaining sum be held to be the individual property of the surviving policy-holders at midnight of the 31st December 1839, in the ratio of the amount premium respectively paid, subject to retention to individual credit to the extent of 10 per cent. on each individual's risk, for the purpose of forming a guaranter-fund, any surplus which may remain to any invidual's credit after such 10 per cent, has been thus act apart as his proportion of a guarantee-fund, to be paid to him, or applied in reduction of Premium. Should the surpus or any individual at the close of the term not amount to 10 per cent, on his individual risk, his future surplus to be added thereto, until it does so amount to 10 per cent. on his individual risk.

Fourth. - That a statement of the accounts be prepared on the 31 t May and 30th November, in each year, for the purpose of sacertaining the then state of the Funds, that in the event of there being a surulus over and above one per cent. on the amount of outstanding risks for the "premium fund," the excess, spio vided it amounts to 5 per cent. or more on the amount of premis received during the current half year, be divided as above among the surviving policy-holders at those dates respectively, in the following manner, viz., that ufter ten per cent. on the premia paid du ring the half year, shall be so divided, the remainder. he carried to the premium fund, unless it shall amount to enough to allow of an additional one per cent. on the outstanding risks for the premium fund and five per cent, on the pemia paid during the half year, in which case the one per cent. shall be so carried to the premium fund and an additional five per cent. shall be divided as above; and in the event of there still being a further surplus admitting a third one per cent. being carried

to the premium fund and an additional five per cent. on the perihium half during the half year, making in all 20 per cent. on the premium paid, a further division to that ex ent shall be made; but no division or return premium beyond 21 per cent. shall be made upless the premium fund shall amount to five per cent. on the outstanding risks, in which case the whole amount surplus shall be divided or returned as above; the amount belonging to each individual belts; either carried to his credit; or applied to the reduction of his premum, according as it may, or may not be, required to maintain his postion of the guarantee fund at 10 per cent. on his individual risk.

Fifth.—That in the event of the guarantee fund being at any time trenched upon, the amount withdrawn be made good at the commencement of the succeeding balf year, out of the current subscriptions, so that every surviving subscriber at the time of the repayment to the guarantee fund, shall have his full amount made up to him as it stood at the time the fund was drawn upon; and in case of lapse after the guarantee fund may have been so trenched upon, the full amount to the credit of the individual risk be paid as it stood at the commencement of the half year, notwithstaning the temporary reduction in the total amount of the guarantee fund.

Sixth.—That the whole amount standing to individual credit, be paid, in the event of lapse, at the same time as the amount sourced, and that this payment be made immediately on due proof of lapse.

Seventh.—That in event of a party being desirous to cease to be a nortual assurer, by withdrawing from the Society, the amount to his credit in the gurante fund be paid to him, subject to a fine of 25 per cent, to be carried to the premium fund, and that a proportionate payment be made in the event of a party reducing the amount of his assurance; provided that in such case no payment shall be made, unless the amount at his credit shall equal 10 per cent. on his reduced take. Parties withdrawing at the close of the persent term, also to forego 25 per cent. of their surplus.

Eighth —That instead of shares of Rs. 6,000, sarurance be taken on even hundreds, not under Company's rapecs 500, nor above Company's rapecs 60,000.

Ninth.—That the account be converted from Sicca into Company's rupees, it being optional with existing insurers to have in value an equivalent in Company's rupees to the nearest hundred for his present insurance in Siccas, or to hold the same number in of Company's rupées as he now does Siccas.

Tenth.—That the rates of premium be those of the Oriental Lile Insurance Company as below, the existing Military lives insufed in the Laudable paying only Civil rates, but all Military Lives insuring subrequent to the Slat December 1830 to pay the Military rates.

Eleventh.—That such other modifications be made in the existing rules as are necessary to bring them into correspondence with the above.

Twelfth.—That the Society be called the Indian Landable and Marual Assurance Society.

Thirteenth.—That this paper be circulated by the Secretary to every judicidual prolicy-holder, with a request that he will either vote at a special General directing, to be called after six mouths' notice from the date of circulation, or tend proxy under the 32nd rule for oragainst these propositions, in order that as least two-thirds of the Society may be represented.

Fourteenth.—That in the event of the propositions being care ring they, together with the existing rules, be placed in the hands of a professional gentleman, for the purpose of a correct

set. Fredes being prepared for reveral information.

The Punbuance therefore of such resolutions and propositions the following rules and regulations have been prepared in ingnner directed by such propositions, and are now published for general information, as those by which the transfer from the new Culculta Landable Society, at the end of the year one thousand, ... eight hundered and thirty-nine, to the Indian Landable and Mutual fastirance Society will be effected; and by which such Indian Lavable and Mutual Insu suce Society, when embodied, will be governed.

let. That from and affer the 1st day of January, one thou- Denomination of sand, eight hundered and forty, the Society shall be denominated the New Society

the Indian Laudable and Mutual Assurance Society.

2d. That prior to any division of surplus founds, accraing Formation of the after payment on account of lapsed lives provided in the 27th premium fund, prior to division rule of the New Calcutta Landable Society, to wit Sicca rupers of surplus 8,000 for each whole share, Sicen rupees 3,000 for each half slinre, and Sieca rupees 1,500 for each quarter share, the increase contemplated in the said rule not having been made or ametioned, one per cent, on the tytal amount of outstanding risks on the lat day of January, one thousand, eight hundred and forty, transferred to the Indian Laminble and Mutual Assurance Society, and that the amount so transferred be denominated the premlum fand, to which the current premia, as received from time to time will be udded.

31. That whereas by the union of the late Seventh Laudable an i Thirteenth Supplementary Louisble Societies, thereby con-third of amount structured the New Calcutta Lamiable Society, certain lives were in excess of the insured in each society to an aggregate extent beyond the limit prescribed limits. assigned by the rules of the united societies, and beyond the limit premium fund mit now assigned by the rules of the Indian Etadable and Mutual Assurance Sociely, and whereas such excess of risks beyond the the prescibed limit requires that special security should be provided before any division be made of the surplus, over and above the one per cent. on the outstanding risks, as directed in the last rule previous to any such division being made one-third of the amount insured on such particular lives, as shall on the first day of January 1840, be ipund to be in excess of the prescribed limit, shall be suited to the said premium fund.

* 4th. That after the payment to the premium fund of the contributions in the two hast preceding rules provided for, and ried making the division as directed by the 27th rule of the New Survivors on 31st December 1836 Calcutta Laudable Society, then the remaining sum shall be held to be the Individual property of the surviving policy-holders on the 31st day of December 1889, at mid-night, in the ratio of the amount of premium respectively paid by them, and be wifled to their separate credit, but only for the purpose herelu-

after expressed.

5th. That it being expedient for the better securing of the ob- Creation of a jects of the Society, that a guarantee fund by created, a company of the hy transfer of the equivalent to ten per cent, on the amount insured, on each life on which insurance may be extended from the present to the deep the extent of the Society, shall be deducted from each specific sum so partied to the per cent on tackcredit of such policy-holder and posted to his individual account in the said guarantee fand; but in the event of any todividual's chare, in the surplus not emounting to 10 per cent. on his autstending ricks, then the whole amount of surplus shall be

Transfer of one premium fund

Surplus to be carto credit

placed at his credit, the remaining amount required to bring his portion of the guarantee fund to 10 per cent. on his risk, to be obtained as hereinafter mentioned.

Surplud payable to subscribers withdrawing, less **# B**GF cent.

Accounts of the sy's Rupees, and Assurances to be in Company's Rapecs in sevien bondreds, instead aliares not than Rairan than 100 nor more than Rs 6000, except in the case of existing subscribers

6th. That the amount purplus belonging to surviving policyholders on the Sist December 1839, whose policies may not be renewed on the let January 18.0, be paid to them, snjeet to a deduction of 25 percent to be carried to the premium fund.

7th. Thut, from the 1st January 1840, the accounts of the Society to be Society be kept in Company's rapees, and that instead of shares kept in Company and that instead of shares kept in Company to the company to t ussurances be taken in even hundreds of rupers not under Company's rupees 500, nor above Company's rupees 60,000, except In the case of existing policy-holders on the Slet December 1839, with whom it shall be optional to have in value an equiva-. lent in company's ropees, to the nearest hundred of the insurance in Sices rupees, or to change the number of sices rapees insured into the same number of Company's rupees—as thus each share of Sicca rupees 6 000 may be transfered to Communary 's rupees 6,0 10 or Com any's supees 6,400, a bull share may be transferred to the Company's rupees, 3,400 or Company's rupees 3,200, and a quarter share to Company's rapees 1,500 or Company's rupees 1.600.

8th. That from the 1st day of January 1840, the whole sured payable on amount assured be puid on due and satisfactory proof being fur-proof of lapse be-ing furnished, to- nished to the Directors of lapse; and n their being satisfied that nothing has at any time occurred to vitlate the policy, the amount at the credit of the lapsed life in the guarantee fund be-Guarantee ing paid at the same time; the whole, however, subject to arrears of subjeriptions or to any other same, due to the Society.

9th. All lapses will be paid out of the premium fund until exhausted; in which event, but not otherwise, the guarantee fund will be available to make good all payments for which the Society is responsible : and in the event of the guarantee fund being at any time thus trenched upon, the ammount withdrawn shall be shie for such pur. made good at the commencement of the succeeding half year, out of the current premia, so that every surviving Subscriber at the time of the repayment to the guarantee fund, shall have his full amount made up to him as it stood at the time the fund was drawn upon; and in case of lapse after the garrantee fund shall have been so trenched upon, and before the payment of the next half y ar's premiums, the full amount to the credit of the lapsed be paid, not with standing the temporary reduction in the total amount of the guarantee fund.

other with a-count atcredit of the lapsed life in Fund subject to claims of the So-All lapses pay-

Pali amount sa-

able out of the premium fund until exhauted, in which case the Guscontes Fund to be made avail-P010

Parties. with drawing or reducing their, lumi-rance to be paid their protion of the Cuarantee Fund less \$9 per

In the event of any party withdrawing from the society, whether insured for a term of years or for life, the amount to his credit in the guarantee fund shall be puid to him, subject to a deduction of 25 per cent, to be carried to the premisum fund; and in the event of a party reducing the amount of his assurance, be shall be entitled to receive, subject to the like deduction, a sum proportionate to the amount reduced ; provided that in no case shall any such payment be made on a reduction of risk as as to reduce the amount at credit of the guarantee fund below 10 per cent. on the reduced and continuing risk.

Rates of promi-

11th. That the following be the rates of premium on and after the fast day of January 1840; with the exception that Military lives assured on the 31st December 1839, and continuing on the lat January 1840; to be charged only as Civil lives, subject, however, to the Military charge in the event of future ingresse of Assurance.

Table of Rates of Yearly Premium of Insurance of Rs 1,000 charged by the Indian Laudable and Vatual Assurance Society, payable Half Yearly.

INSURANCE ON COMPARY'S RUPBES 1,000.

| * | | ()N | IVIL L.Y | Ks. | | - |
|--|---|---|---|--------------------------------|---|--|
| Not exceeding at the time of In- surance. | Policy not | renewable of | without fresh beuith. | cortificate | Pol | icy for Life. |
| Age. | For I year | Por 3 year | re For 5 years | *For 7 ys | Fixed En | creasing anaually. |
| . 18 | 27 | 27 | 84 | 29 | 37 | 31 |
| 19 | 27 | 28 | 23 | 30 | 38 | 31 |
| 20 | 21 | 78 | 29 | 30 | . 88 | 83 |
| 21 | 28 | 20 | 29 | 30 | 39 | 99 |
| . 22 | 29 | 20 | 30 | 30 | 39 | 33 |
| 23 | 29 | 30 | 30 | l ši l | 40 | 83 |
| 2.9 | 80 | 30 | 1 30 | i ši l | 40 1 | 31 |
| 25 | 30 | 50 | 30 | 32 | 40 | 34 |
| 20 | 30 | 30 | 31 | 33 | ii | 35 |
| 20 | 11 30 | 31 | 32 | 31 | 42 | 33 |
| 34 | 31 | 32 | 33 | 35 | 43 | 36 |
| 20 | 32 | 33 | 34 | 8.5 | 41 | 37 |
| 30 | 33 | 3. | 35 | 1 36 | 45 | 37 |
| 31 | 34 | 35 | 35 | 37 | 45 | 58 |
| 39 | 25 | 30 | 36 | 33 | 40 | 34 |
| 30 33 | 35 | 36 | 37 | 30 | 47 | 39 |
| 84 | 36 | 57 | 38 | 40 | 48 | 40 |
| 35 | 37 | 98 | 39 | 40 | 49 | 41 |
| 36 | 38 | 39 | 40 | 1 41 1 | 50 | 41 |
| 37 | 39 | 40 | 40 | 42 | 50 | 42 |
| 38 | 40 | 40 | 41 | 43 | 51 | 43 |
| 39 | 40 | 41 | 42 | 44 | 52 | 44 |
| 40 | 41 | 42 | 43 | 45 | 5:3 | 45 |
| ai l | 42 | 43 | 44 | 45 | 54 | 46 |
| 42 | 43 | 44 | 45 | 46 | 55 | 46 |
| 43 | 41 | 45 | 45 | 47 | 55 | 47 |
| 44 | 45 | 45 | 46 | 48 | 50 | 48 * |
| 45 | 45 | 46 | 47 | 49 | 57 | 49 |
| 46 | 46 | 47 | 48 | 50 | 1 54 | 50 |
| 47 | 1 47 | 44 | 49 | 52 | 150 | 50 51 |
| 48 | 48 | 49 | 50 | 54 | 60 | 53 53 |
| 40 | 49 | 50 | 52 | 55 | 68 | 53 |
| 60 i | 03 | 52 | 54 | 67 | 64 65 | 54 |
| . 61 | 52 | 54 | 55 | 59 | 67 | 56 |
| 52 | 54 | 55 | 57 | 60 63 | l en | 57 |
| 51 | 55 | 67 | 59 | 65 | 71 | ลั บ |
| 54 | 57 | 59 | KO | 69 | 7.3 | 61 |
| 55 | 50 | 60 | 63 #5 | 72 | 75 | 62 |
| 56 | 60 | 63 | | 75 | 78 | 64 |
| 57 | 03 | 69 | 70 | 75 79 | KŬ I | 66 |
| 55 | 60 | 660 | 25 | 12 | 76 80 89 86 | <i>લ</i> ઇં |
| 09 | 79 | 75 | 70 | 85 | 86 | 71 |
| 60 | i 'a i | '6 | ő | 90 | 0 | 71 |
| 01 | 1 X 1 | ŏ | ŭ | 94 | 0 | 77 |
| 56 57 58 69 60 61 62 63 64 | 1 7 1 | ň | . ō - Ì | 96 | 0 | 06 71 71 74 77 80 83 88 |
| RA. | اما | ă l | e l | 102 | 0 | 63 |
| R.R. | lň | ő | . 0 | 106 | 0 1 | 88 |
| FA | jõ | Ö | 0 | 96 102 106 110 115 | 0 1 | 9 3 |
| 66 07 64 | l õ l | Q. | 0 | 115 h | Ď I | 96. 106 104 |
| <u>હ</u> ેંક | ìŏ | a | Q | 121 | V I | J177 5/14 |
| 60 | 63 65 69 72 0 0 0 0 0 | 63 65 69 73 75 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 69 72 75 70 0 0 0 0 0 | 121 116 119 | 0 | 310 |
| 70 | 1 0 | 0 | 0 1 | 189 | U 1 | # 1V |
| | | | - | - | Period - | |

^{*} Parties insured under policies of seven years may, by giving up their policy at the expiration of six years, have a renewed policy, without fresh correspond of health, paying the rate of premium annoxed to their then age,

Table of Rates of Yearly Premium of Insurance of Rs. 1,000, charged by the Indian Laudable and Mutnat Assurance Society, payable Half Yourly.
INSURANCE ON COMPANY'S RUPERS 1,000

| ot exceeding Line line Lusurance | : (| oi renon | able with of health | out fresh | Polic | y for life. | Not exceeding at the time of Insurance. |
|--|---------------------|-----------------|------------------------|------------|----------|-------------------------|---|
| Age. | Fur i | For years. | 3 For Syenra. | For 7 | Fixed. | Encreasing Annually. | Äge. |
| 18 | 30 | 80 | 31 | 34 | 44 | 37 | 18 |
| 19 | 31 | 31 | 32 | 35 | 45 | 37 | i 19 |
| 20 | 31 | 32 | 33 | 35 | 45 | 37 | 20 |
| 21 | 32 | 33 | 33 | 36 | 46 | 38 | 21 |
| 22 | 88 | 33 | 34 | 36 | 46 | 39 | 22 . |
| 23 | 33 | 34 | 35 | 37 | 47 | 39 | 23 |
| 24 25 | 34 34 | 34 35 | 35 36 | 37 | 48 | 40 | 24 |
| 26 | 35 | 38 | 37 | 38 | 48 | 40 | 25 |
| 27 | 85 | 86 | 87 | 89 40 | 49 | 41 | 26 |
| 28 | 30 | 37 | 38 | 41 | 50 51 | 42 | 27 |
| 20 | 37 | 38 | 39 | 42 | 02 | 42 | 28 |
| 30 | 38 | 38 | 40 | 43 | 53 | 44 | 29 |
| 31 | 38 | 40 | 41 | 44 | 54 | 45 | 31 |
| 32 | 39 | 41 | 42 | 45 | 55 | 46 | 32 |
| 33 | 40 | 42 | 43 | 46 | 56 | 47 | 93 |
| 34 | 41 | 43 | 44 | 47 | 57 | 47 | 34 |
| 35 | 42 | 44 | 45 | 48 | 58 | 48 | 35 |
| 30 | 43 | 44 | 45 | 49 | 50 | 49 | 36 |
| 37 | 44 | 45 | 46 | 50 | 60 | 51 | 87 |
| 38 39 | 45 46 | 46 47 | 47 | 51 | 61 | 61 | 38 |
| 40 | 470 | 48 | 48 | 52 | 62 | 52 | 30 |
| 4 l | 49 | 40 | 49 50 | 53 | 63 | 53 | 40 |
| 42 | 50 | 50 | 52 | 54 | 64 | 54 | 41 |
| 43 | 80 | 51 | 63 | 55 56 | 65 66 | 55 | 49 |
| 44 | 51 | 53 | 54 | 57 | 67 | 5 6 | 43 |
| 45 | 53 | 54 | 55 | 58 | 68 | 56 57 | 44 |
| 46 | 54 | 55 | 56 | GU | 60 | 58 | 45 46 |
| 47 | 55 | 50 | 57 | 62 | 70 | 60 | 47 |
| 48 | 56 | 57 | 58 | 64 | 72 | 61 | 48 |
| 40 | 57 | 5 8 | 60 | 66 | 74 | 68 | 49 |
| 50 | 58 | 60 | 62 | 68 | 76 i | 65 | 50 |
| 5 l | 01 | 62 | - 64 | 70 | 78 | 66 | 5l |
| ል ¥ 53 | _{ଓଷ} ଓୟ | 60 64 | 66 | 72 | 80 | 68 | 52 |
| 54 | 66 | 68 | 68 70 | 75 | 82 | 70 | 53 |
| 55 | 68 | 70 | 78 | 78 82 | 84 | 72 | 54 |
| 86 | 70 | 73 | 25 | 86 | 87 90 | 75 | <u> </u> |
| 57 | 78 | 75 | 78 | 90 | 93 | 77 | 56 |
| 58 | 78 | 78 | 89 | 94 | 96 | 80 2 3 | 57 58 |
| 59 | 80 | 78 82 | 80 . | อส | 99 | 86 | 59 |
| 60 | 84 | 86 | 90 | 102 | 108 | 89 | 60 . |
| છા 📗 | 0 | 0 | 0 | 117 | 0 | 92 | 61 |
| 63 | 0 | Ø j | 0 | 112 | 0 | 95 | 62 |
| 63 | 0 | 0 | 0 ; | 112 | 0 | 99 | ČŠ |
| 64 | 0 | 0 | 0 | 122 | 0 } | 99 198 | 64 |
| 65 66 | 0 | 0 | . 6 | 127 | 0 | 106 | 65 |
| 67 | 0 | Ö | 0 | 132 | 0 | 110 | 66 |
| 68 | ŏ | 0 1 | o I | 135 | 0 | 116 | 67 |
| 69 | ő | ő | 0 | 149 | | 119 | 68 |
| 711 | o l | ŏ | ől | 154 166 | 0 | 123 127 | 69 70 |

Farties insured under policies of seven years may, by giving up their policy at the expira-tion of six years, have a renewed policy without fresh certificate of heuth, paying the rate of premium spine xed to their then age.

12th. In cases however of applications for policies on the Directors to be lives of parties under certificates not anobjectionable in every charge enhanced respect, but involving more than the ordinary risk, the Diroc- premium if dectors shall be at liberty either to reject such application wholly, or med necessary. to grant admission on enhanced premiums, agreeably to the best of their judgment, after consulting with, and receiving the opinion of their medical adviser.

13th. On the 31st day of May and 30th day of November State of the in each year, the state of the funds of the society shall be ascer- Society's funds to tained, and no surplus shall be considered to have accrued for the 31st May and division until one per cent. under the 21 Rules and one-third of 31st November, the then excess of risks as provided by the 31 Rules, shall have surplus funds. been carried, in accordance with those rules, to the premium fund ; after which, if the sur dus shall amount to five per cent. or more on the premiums paid during the half year, it shall be divided rateably, according to the amount of premium paid by each among the surviving policy holders, at the close of each half wear, as far as 10 per cent, on the premium paid; the surplus over and above such 10 per cent, shall be carried to the premium fund, unless it shall amount enough to allow of an additional one per cent, on the outstanding risks for the premium fund, and another five per cent. on the premium paid during the half year, in which case an additional one per cent, on the outstanding risks shall be so carried to the premium fund; and an additional five per cent, shall be divided as above; and in the event of there still being a further surplus, admitting of a third one per cent as above being carried to the Premium Pund, and an additional five per cent. on the premium paid during the half year, making in all 20 per cent, on the premium paid a further diviif in to that extent shall be made, but no division or return premium beyond 20 per cent. shall be made unless the premium fund shall amount to five per cent. on the outstanding risks, in which cure the who'e amount surplus shall be divided or returned as above; the amount belonging to each individual, in every case, being either carried to his credit or applied to the reduction of his premium, according as it may or may not be required to maintain his portion of the Guarantee Pand at 10 per cent. on his individual risk ; the Secretary publishing under the authority of the Directors in the papers of the Presidencies the percentage of return p emium, in order that parties may be prepared to pay the reduced amount premium agreed upon for the next half year.

14th. That notice have been given as above, the amount Hair premium shall be paid on or before the 15th day of July, and premia the 15th day of January in each half year, to enable the Directors Lely and 11th Jato lay the estate of the Funds and of the Society at that date mary, and Dibefore half yearly Public Meeting of policy holders, to be con- to allow of renewvened as hereinafter directed; and that in default of payment als after the of the premium, the policy shall be absolutely void, subject nevertheless to the e uitable discretion of the Directors, if they sha I think fit, on such terms as they shall preser be, to permit the revival of any policy, of which the premium shall not have been in their judgment wilfully and designedly withheld; subject in all cases to an appeal to the Society at large, on payment to the Directors of the premium and fine (if any) required by the Directors ; subject also to an appeal, against such re-admission, by any three Directors or any ten policy holders of Rupees

15th. As often as a sum exceeding Rupees five thousand shall Investments of be collected in the hands of the Treasurer, it shall be laid out to funds.

on or before lith

the purchase of Government Paper, Bank Stock, or in loans seens ed by a deposit of Government Paper or Hunk Stock, to be graned under the control and authority of the Di rectors; it bel clearly understood, that in all cases of loan, the saleable value the deposit shall be more than sufficient to cover the sum le o All public Security purchased for the Society, shall be specially endorsed to three or more of the Directors, and the interest only shall be made payable to the order of the Secretary.

Number of Di. rectors to bolap. counted.

16th. That the business of the Society be conducted by nine Directors, a Secretary, and a Tressurer, that the Directors shall as near as may be, consist as follows

One from the Civil Service.

One from the Military Service.

One from the Merchants.

One from the Legal Profession.

One from the Tradesmen of Calculta.

One from the Native Society.

Three from any class, or five of the Government service shall not be able or willing to act.

Qualifications Cor the Direction.

17th. No person shall be considered qualified for the Direction who does not hold at least Assurance to the extent of Rupees 6,000, in the Society; unless a majority of the whole of the Shareholders shall specially vote for his election, notwithstanding his holding less than that sum. All the Directors shall go out annually, but be considered eligible for the immediate reelection.

Daties of the Directors, and remuteration to the medical ad-VIECE.

18th. The business of the Directors shall be to superintend. direct, and control the management of the Funds, to examine the Becretary's accounts, to decide on all applications for admission, and generally to control the current business of the Society, provided that they do not act at variance with the fund a mental They shall have the privilege of choosing their own regulation. medical adviser, or advisers, either permanently, or upon each or any separate occasion, and remunerating him or them out of the funds of the Society, for his or their services, on such scale as shall appear to them proper, provided that any permanent salary shall require the sanction of a Half-yearly Meeting.

Office The arers.

The following gentlemen, being Directors of the New Calcutta Landable cociety during its last, shall be Directors of the Indian Landable and Mutual Assurance Society, until the first general meeting of the Society, as hereinaft r provided.

William Bruce. C. B. Greenlaw.

Dwarkanauth Tagore, Rustomjee Cowasjee,

J. Cochrane,

und

H. J. Leighton,

W. J. Twentyman, Fsquires;

, Secretary to the New Calcutta Landable Society, shall be the Secretary to the Indian Landable and Mutual Assurance Sociery, and the Union Bank shall be the Treasurers.

Secretary's lowauses.

20th. The Secretary shall be permitted, as a compensation for his services, to draw the following allowances, viz. a commission of one per cent. on all receipts on account of realizations with a fixed allowance of Company's rapees three hundred and twenty par mouth for establishment, and a fee of one tupee on each certifi ate of a linisaion, and on the registry of each assignment on policies. out of which he shall defray the expences of office rent, clerks, peone, cashkeeper, collectors, and stationery; all other charges, to wit, advertisements, printing and law expences and extra contingencies to be borne by the Society.

The Secretary and treasurate to

Blet. The Secretary and Trensurers shall act in all cases acact according to cording to the orders of the Directors, a majority of whom. shall in all cases bind whole, subject to such appeal to the 81- the orders of the ciety, as the rules allow.

Directors.

22d. It shall be the duty of the Secretary to attend t the place where the business of the Society shall be carried on 44 Calcutta, and at all the meetings of the Society, and enter and write down the proceedings thereof, provide and prepare all palicies, provide and keep proper books and accounts, manage, transact, and carry on the whole of the business of the Society under and subject to the Direction of the Directors for the time being, or the major part thereof from time to time; and shall flad and provide a fit and convenient room for the said Directors, and for the general meetin .s of the members of the Society, and an office for himself and assistants; and shall fu ther find and provide the clerks, sircurs, and other servants necessary for the carrying on of the business of the Society, and bear and pay the wages of such clerks, sirears, &c. as aforesaid, in consideration of the commission and allowance made to him for that purpose.

Duties of the Secretary.

23d. In case of the office of Secretary becoming vacant, it shall be temporarily filled up by the Directors until the next office of Secreta half yearly general meeting, when a Secretary shall be appointed up. by a majority at such meeting; and, until the Directors shall so nominate a temporary successor, one of their number shall be authorized by his colleagues to act as provisional Secretary. with all the powers of that functionary.

How the vacant

24th. A half yearly meeting of the members of the society shall be convened by public advertisem ut, with at least one meeting to be held in January week's notice, on the 26th day of January, and 26th day of July, and July, when Statement of the foods of the society, blocks, as counts, secarities, &c. shall be laid b fore the meeting, by the D rectors and Secretary; and no accounts, which shall on te have been approved by the Directors and submitted to such meeting and pissed, shall afterwards by called in question, unless for some special and manifest error to the extent of rupees 500 or upwards.

Hair yearly.

25th. At such half yearly general meetings of he society, vacancies in the direction shall be filled up, and a secretary, if the office should be vacant, shall be choosen; but no other matter affecting the interests of the society shall be decided, a deas it shall happen that at least two-thirds of the society are represented at such meeting, either personally or by proxy; or, unless, in the requisition of any three Directors, or any ten members having individually an assu ance to the extent of rupees 6,000 of which notice of at least one munth be given prior to such meeting, such meeting shall be made special for the consideration of any question, which ques ion must be distinctly notified in such notice: and is shall be the duty of the Drectors to issue such notice on such requisition, and in such case the s questio , whatever it may be, so distinctly notified, sha'l be determined by a majority of votes present either in person or by proxy, notwithstanding that two-thirds of the society may not be represented at the meeting. Provided that if any question, of which the prescribed notice shall not have been given, alterlag or repealing, affecting any fundamental ru'c, shall be brought forward at such half yearly meeting, and shall be carried by a majority of two-thirds present therest, such rote shall not be binding until it shall have been a ain submeted to the next halfyearly meeting, and confirmed by the majority present ther at, whether two-thirds of the Society shall not be present or represeated; and such next half yearly meeting shall be made special for such purpose.

Vainneies the Directors,&c. to be filled up st meet in a. such but on other mit ters shall be do cuted, unless of six sortely are represented, or the merting made worelal by adverlisemeut,

26th. The fundamental rules of the Society are the following; viz. 2, 3, 4, 5, 6, 7, 8, 10, 13, 14, 17, 21, 23, 24, 25, 20, 27,

Pundamental

8, 20, 30, and 34, and such other rules as shall be made fundamental by an express vote of the majority of a meeting at which two-thirds of the society shall be represented.

Any three Directors, or ten
Members holding
Tugurance of 6,000
Rupees each, or
more, at liberty
convene a
meeting.

27th. Any three Directors or any ten members having each, individually, an interest to the extent of rupees 6,000 or more—in the Society, shall be empowered to convene a meeting by public Advertisement, with at least one month's notice; but no decision passed at such extraordinary meeting shall be had on any subject, unless the purport of it has been stated, or explained and specified in the form of a resolution in the advertisement convening such meeting.

Members entitled to vote at such meetings personsully or by proxy. 28th. At such half yearly, and all other meetings of the society, every shareholder, wherever resident, shall be entitled to give his voice on any point or question before the meeting, votes to be taken personally or by proxy, or other written authority, signed by the party beneficially interested in the society as a policy holder.

Number of votes members onlitted to.

29th. In conducting these stated meetings, or any other meetings, connected with the business of the Society, or in the settlement of any question relative to the concerns of the society, a member having assurance to the axtent of rupees 60,000 on any life, shall be entitled to three votes;—holding Assurance of 30,000 Rupees and under Rupees 60,000 to two votes;—holding Assurance of 6,000 Rupees and under 30,000 Rupees to one vote only. Members holding Assurance on different lives shall be entitled to the number of votes proportioned to the amount which they hold on each life; but any member holding Assurance under Rupees 6,000 shall not be entitled to vote.

30th. In the case of a person transferring his Policy or Policies, or subscribing on the life of another, the party subscribing, and not the party on whose life the transfer or subscription is made, shall be considered a member of the Society, and have a voice in the management of its concerns. Co-partners, or other bodies of individuals, may hold Policies jointly on any given life, either for their own benefit, or for that of others; but in such case the parties uniting in the subscription shall not be entitled each to a separate voice in the cincerns of the Society, but must vote collectively, or by deputation of one of their number, or by proxy on all matters thereto in relation.

Who are to be considered membors and cutified to vote

31st. All applications for admission into the Society from persons residing at any Queen's or Company's settlements shall be made by letter to the Sceretary, and shall be accompanied by the Certificates of Health, signed by a Medical Gentleman in the Queen's or Company's Service, (those from other places, to the antisfaction of the Directors) and by an affidiavit aworn to and signed by the individual on whose life the Assurance is applied for; such letter of application, certificates, and affidavit, to be according to the following forms, (printed copies of which may to had on application to the Secretary) and to be adhered to in all cases, save where the Directors shall deem it right to waive objection.

Documents to be produced on application for admission to the society.

FORMS OF APPLICATION.

From persons subscribing on their own lives.

(Place and date.)

To John Storm, Beq.

Secretary Indian Laudable and Mutual Assurance Society.

SIR,
-- required to be admitted to hold Assurance, to the extent of
Company's Rupees in the Indian Laudabis and Mutual

Assurance Society, on my own life for Frame, for the benefit of my Estate after my death, or of such person or persons as I may bereafter appoint by will or Assignment, for which purpose the prescribed certificates and Affidavit of Health are herewith transmitted.

1 am, Sir,

Your odedient Servant. From persons subscribing on the lives of others,

To John Storm, Esq.

(Pluce and date.)

Secretary Indian Landuble and Mutual Assurance Society.

Bin.

- request to be admitted to hold Assurance to the extent of Company's ruptes to the Indian Landable and Mutual Life Assurance Society, on the Life of yeurs for the benefit of for which purpose the prescribed Certificates and Affidavit of Health are herewith transmitted.

Your obedient Servant,

CERTIFICATE NO. 1, OF PHYSICIAN OR SURGEON.

This is to certify that to the best of my knowledge and belief Is at this dute free from any dangerous malady whatever, and that from the result of the enquiries which I have made of t in person, I considentim to be a good life.

I further declare that I have no interest in the Insurance proposed to be effected on the life of the said

Dated at

18 this day of

CERTIFICATE NO. 2, OF PHYSICIAN OR FURGEON.

To enable the Indian Laudable and Mutual Assurance Siciety to judge of the expediency of accepting or rejecting any proposed rick, it is required, that to the subjoined queries, replies should be furnished by a medical Gentleman, in the Queen's or Company's Service, or of otherwise ascertained professional acquirements. It is also requested that the whole, when filled up and signed, may be returned to the applicant, to be forwarded to the Secretary.

OURULES.

BEPLIES.

, 4, 1 44

- Name of applicant I.
- How long have you known him?
- Have you attended him profensionally 1
- What is your opinion of the general atote of his health?
- 5. Hive you had occasion to know or to hear that he la subject to any denuerone disease, or that he is predisposed to any her disary disorder?
- Ate his liabits subtr?

Name, place tank or projes

f The ine party himself or any nicdical etten. dant

Insert name signation.

^{4 1.75.} or 3 years ..

⁴ Or for life, if for life, state whether at the fixed rate of Premium ar enercasing a muchly

- 492
- 7. Is there any circumstance. within your knowledg connected with hi health with which th Directore bught to be ucansinted 1
- 8. Has be had any severe attack of illness within the last two years, if so of what nature,? and ithere any pre-disposition to a return of such attacks?
- 9. On the whole do you consider the applicant w having a fair chance of a long life?

Dated at-

+ Signature of Surgeon and of-ficial designation.

this -- day of--18-

AFFIDAVIT.

7 .

do hereby make oath

· Insert name profession and place of about full length.

and declare, that to the best of my knowledge and belief, the contents of the accompanying Certificates as they relate to my present state of bealth, are true, that I have not wilfully concealed from the certifier any circumstances relative to my health or constitution, that I have had the small or cow pox, and that my age at this time does not exceed

† Signature.

months.

Sworn to and signed at

this day of , 18 before me,

Magistrate's sigmoture.

N. R. Omission or misrepresentation in these documents of facts connected with the uge, health or constitution of the party to be insured on, will vitiate the policy.

The Certificates are to be filled up, dated, and granted by a surgeon in the Queen's or Company's Service, and the affidavit aworn to, and signed before the Magistrate, or is his absence, before the principal, civil or Military authority present. The dutes of the Certificates, and affidavit to correspond if possible.

Fresh ? documents to be pro-duced for in-cross of securance subsequently applied für.

321. No subsequent increase of Assurance on any life shall be allowed, except on a fresh application to be again approved of by the Directors, and accompanied by fresh Certificate and uffilavit as above. The premium on the additional Assyrance to be according to the age of the party at the time of making the new application.

Regarding !ad-mission or rejec-tion of applica-tions by the Direstors.

33d. No application for admission into the Society shall be admitted without being previously submitted to and sanctioned by the Directors, but the Directors shall in all instances 'be at liberty to reject any application without assigning any rector to The second second second the applicant for so doing.



34 -Any Member desiring to transfer his interest in any Post Interest trans-licy or Policies which he may hold in the Society, shall be at li-dersement on the berty to do so by an endorsement to be written on the Original Original Policy. Policy, which endorsement, however, shall not be salid or bind- and the same to ing on the Society, until the Policy bearing the same shall have the Secretary been produced to the Secretary and the transfer duly registered by him in a General Book of Registry to be kept in the office of the Society.

By Authority of the Directors,

Sceretary

CALCUTTA, Fove ber 21st, 1839

NEW ORIENTAL LIFE INSURANCE COMPANY.

Adverting to the inconvenience felt by a large cluss of those persons in this country for whose benefit Life Insurances are effected, from the uncertain amount of dividend, and commonly protracted terms of payment, inseparable from the pature of the Institutions for that purpose then existing, it was, in January, 1822, resolved to establish a joint stock company, to grant Policies for fixed sums on approved Lives, and, in cases of lapse to pay the sum assured within a short period after proof; and which Company continued to carry on business until March, 1834, when a new association was formed on a more extended bas s, under the demonstration of the NEW ORIENTAL LIPE INSURANCE COM-PAKY, offering at once the atmost security to the public, and superior advantages to the Insured.

Persons intending to Effect on Insurance on their lives in the NEW ORIENTAL LIPE INSURANCE COMPANY. will attend to the following rules.

- 1.-The person on whose Life the Insurance is desired to be effected must wait in his usual medical attendant, in the Queen's or Company's Service, with a request to draw up a report on the state of his braith, in which every particular is to be stated, that may guide the Medical Examinar of the insurance Company in judging of the nature of the proposed risk. Medical reports on the health of epplicants are not liable to be pursued by any one but the Medical Examiner and the Committee.
- 2 .--- lu case the party has not had occasion to be attended in a .professional expucity by any medical men at the station where he resides, it will be advisuble for him to apply to the most eminent Surgeon or Physician within reach.-The report or a gentleman of known ability must always be more satisfactory than that of a person to whose name and qualifications the Medical Examiner is a stranger.
- 3.- In the statement given to the medical officer, and in the affidavit, great care must be taken that no omission is made; as negligenes in this respect may eventually render the Policy void, in pursuance of one of the clauses which is to that effect.
- 4.-The uffiderit of which the form is annexed, must be taken before a Magistrate, or where there is no Magistrate, before the Commanding Officer of

the station, as soon as possible after the party has appeared before the Medical Officer for examination, whether the medical report be at the time actually drawn out or not.

5.—If a Policy be granted, the ordinary Premium required by the Insurers may be encreased according to opinion formed relative to the Life on which the risk is proposed to be taken. But whether the risk be situgether declined, or a higher rate of premium than usually be required, the Committee and Medical Examiner, as well as the Agents, are probibited from offering any explanation, or entering into any correspondence on the subject.

6.—The declaration of the Medical Reporter, and the affidacit which are herenno annexed, -must, when duly attested, be forwarded along with the

Medical Report, as speedily as possible, to the Secretary at Culcutta.

The following are the General terms on which Insurances are effected by the Company.

The Agents of the Company is authorized to receive applications for Insurances on Lives, for any age from 16 to 60, and for any amount, from One to Fifty Thousand Rupees, in even sums of Hundred Rupees; the sum insured to be payable three poorths' after proof of lapse.

Premis ma are payable half yearly in advance,

In the event of a lapse occurring during the first six months of the period covered by the Policy, the Premium for the succeeding six months will be deducted from the amount insured, it being understood that a year's Premium shall in all cases be paid.

Insurance in the case of absentees will be computed from the date of the certificate of health, unless otherwise required. Persons insured may assign their Policies.

Where an I sarance has been effected in the seven years' class, the insured may have a new policy for the same amount and for the like term, or for life, at the rate, and upon the terms, on which the Society may be at the time granting policies, we thout a fresh certificate of health, on application to that effect and surrender of the original policy at the end of six years from its date, or twelve months before the period at which it would finally expire.

Risks may be at any time reduced, but no return of premium will in any

case be ullowed.

Before any dividend can be made amongst the members of the New Oriental Life Insurance Company, a cipital must have accumulated and be invested equal to the average amount of one and a half years's losses, reckoned on the amount of the continuing outstanding risks.

Three-fourths of the profits are divided among the shareholders according to their respective shares, and one-fourth among such policy holders as are likewise Members of the office, in the proportion of the premium paid by them during the period to which such dividend may refer.

The Secretary to the Agra Bank has been empowered, in conjunction with a Committee, to act for the office in the N. W. Provinces, and parties

requiring Insurance can apply direct to him.

Copies of the deed may be had on application at the office of the agent

Mr. J. H. Fergusson, where a list of the proprietors may be inspected.

Mr. Pergusson will be happy to undertake the management of the details for effecting Insurance, and for the sale and purchase of shares in this Society, free of all charge, provided he is kept in funds to meet subscriptions as they become due.

No Medical fees required.

TABLE OF POLICY FEES. .

| On policies 1 for. | l Year | 3 Years | 5 Years. | 7 Years. | For life, |
|---|----------------------|-----------------|-------------|-----------------|-------------|
| Under 5,000 Rs. 5 and under 15,000 ,, 15 ,, ,, 40,000 ,, 40,000 Rs. and upwerds | 2 Rs. 3 4 5 | 3 Rs. 4 5 | 4 Rs. 5 6 7 | 5 Re. 6 7 | 6 Rs. 7 8 9 |

Pursuant to a resolution of the members of the New Objectat. Life insurance Company, the following tables of rates of premium required on all policies granted after this date, on Civil and Military Lives, is published for general information. It will be observed, that the Oriental Company continue to grant to holders of policies in the seven years' class, the privilege seconded by no other office for Life Insurance, of claiming, at the end of six years, from the date of the policy, a new policy of the like amount for a further term of years or for life on surrender of the original policy, without requiring a fresh certificate of health.

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Table of rates of annual premium of Insurance required on an Insurance of Rs. 1,000 by the New Oriental Life Insurance Company.

ON CIVIL LIVES

| | ON CIVIL LIVES | | | | | | | | | | |
|---------------------------|----------------|---------------|--------------|---|------------------|--|--|--|--|--|--|
| it the time of lungrance. | Pol | cy not renewa | ble. | Anew Policy may be claimed at the end of six years. | | | | | | | |
| Age | For 1 year. | For 3 years. | For 5 years. | For 7 years. | Policy for Life. | | | | | | |
| 18 | 27 | 27 | 28 | 29 | 37 | | | | | | |
| i9 | 27 | - 28 | 28 | 30 | 38 | | | | | | |
| 2) | 28 | 28 | 20 | 30 | 38 | | | | | | |
| 21 | 28 | 20 | 29 | 30 | 39 | | | | | | |
| 22 | 29 | 29 | 30 | 30 | 39 | | | | | | |
| 23 | 29 | ãŏ | 30 | 31 | 40 | | | | | | |
| 24 | 90 | 30 | 30 | 31 | 40 | | | | | | |
| 25 | 30 | 30 | 30 | 32 | 40 | | | | | | |
| 26 | 30 | 30 | 31 | 33 | 41 | | | | | | |
| 27 | 30 | 31 | 32 | 34 | 42 | | | | | | |
| 28 | 31 | 32 | 33 | 35 | 43 | | | | | | |
| 29 | 32 | 33 | 34 | 35 | 44 | | | | | | |
| ão | 33 | 34 | 35 | 36 | 45 | | | | | | |
| 31 | 34 | 35 | 35 | 37 | 45 | | | | | | |
| 32 | 35 | 36 | 36 | 38 | 46 | | | | | | |
| 33 | 35 | 36 | 37 | | 47 | | | | | | |
| . 34 | 36 | 37 | 1 38 | 39 | 48 | | | | | | |
| 35 | 87 | 38 | 39 | 40 | 49 | | | | | | |
| 36 | 38 | 39 | 40 | 40 | | | | | | | |
| 87 | 39 | 40 | 40 | 41 | 50 | | | | | | |
| 38 38 | 40 | 40 | 41 | 42,4 | 50 | | | | | | |
| 39 | 40 | | 42 | 43 | 5 L | | | | | | |
| | 41 | 41 | | 44 | 52 | | | | | | |
| 40 | 42 | | 43 | 45 | 53 | | | | | | |
| 41 | 43 | 43 | 44 | 45 | 54 | | | | | | |
| 48 | 44 | 44 | 45 | 46 | 55 | | | | | | |
| 48 | | 45 | 4.5 | 47 | 55 | | | | | | |
| 44 | 45 45 | 45 | 1 46 | 48 | 56 | | | | | | |
| 45 | 46 | 46 | 47 | 49 | 57 | | | | | | |
| 46 | 47 | 47 | 48 | 50 | 58 | | | | | | |
| 47 48 | 48 | 48 | 40 | 52 | j 59 | | | | | | |
| | 49 | 49 | 50 | 54 | 60 | | | | | | |
| 49 | 50 | 50 | 59 | 55 | 62 | | | | | | |
| 50 51 | 52 | 52 | 54 | 67 | .64 | | | | | | |
| 52 | 54 | 54 55 | 55 | 59 | 65 | | | | | | |
| 53 | δ _D | 57 | 57 | 60 | 67 | | | | | | |
| | 57 | 1 | 59 | 63 | 69 | | | | | | |
| 54 55 | 59 | 59 60 | 60 | 65 | 71 | | | | | | |
| 5G | 60 | 63 | 05 05 | 69 | 73 | | | | | | |
| 57 | 63 | 65 | 69 | 72 | 75 | | | | | | |
| 58 | 65 | 69 | 73 | 75 | 78 | | | | | | |
| 5 9 | 69 | 72 | 75 | 79 82 | 80 | | | | | | |
| -80 | 72 | 75 | 79 | 85 | 83 | | | | | | |
| 61 | | 4 | l . | 90 | 86 | | | | | | |
| 62 | • • • | | | | •• | | | | | | |
| 63 | | 1 | | 94 98 | •• | | | | | | |
| 64 | | 1 | 1 | 102 | ** | | | | | | |
| 65 | | i | 1 | 106 | | | | | | | |
| 66 | • | 1 | | 110 | | | | | | | |
| 67 | | | | 1 115 | 1 | | | | | | |
| ₩. | j | 1 | | 121 | • | | | | | | |
| 6) | | 1 | 1 | 126 | • | | | | | | |
| 70 | | 1 | | 139 | ••• | | | | | | |
| 4 | | <u> </u> | | 1 .02 | | | | | | | |

ht Nov. 1845. J. H. PARGUSSON, Sec., and Arcut. New O. L. I. C.

PART IX.] NEW ORIENTAL LIPE, INSURANCE COMPANY 497 Table of vates of annual premium of Insurance required on an Insurance
Rs. 1,000 by the New Oriental Life Insurance Company.
ON MILITARY AND NAVAL LIVES

| Not exceeding at the fime of Insurance, | Policy | not rene | wable. | he claimed at the end of six years. | | Not excreding at the time of Insurance. | | |
|---|----------------|--------------|-----------------|-------------------------------------|---------------------|---|--|--|
| Ago. | For 1 year. | For 3 years. | For 5 years. | For 7 years | Policy for Lafe. | Agr. | | |
| 18 | 3, | 30 | 31 | 34 | 44 | | | |
| 19 | 31 | 31 | . 32 | 85 | 4.5 | 18 19 | | |
| 20 | 31 | 32 | 33 | 85 | 45 | 20 | | |
| 21 | 32 | 33 | 33 | 36 | 46 | 20 | | |
| 22 | 38 | 33 | 34 | 36 | 46 | 28 | | |
| 2:1 | 33 | 34 | 3.5 | 37 | 47 | 23 | | |
| 24 | 34 | 31 | 85 | 37 | 48 | 24 | | |
| 25 | 34 | 85 | 36 | 3A W | 48 | 25 | | |
| 26 | 35 | 36 | 37 | 39 | 49 | 26 | | |
| 27 | 35 | 36 | 37 | 40 | 50 | 27 | | |
| 28 | 36 | 37 | 38 | 41 | 51 | 24 | | |
| 29 | 37 | 38 | 39 | 42 | 52 | 29 | | |
| 30 | 38 | 38 | 40 | 48 | 53 | 30 | | |
| 31 | 38 | 40 | 41 | 44 | 54 | 31 | | |
| 32 | 39 | 41 | 42 | 45 | 55 | 35 | | |
| 33 | 40 | 42 | 43 | 46 | 56 | 33 | | |
| 34 | 41 | 4:3 | 44 | 47 | 57 | 34 | | |
| 35 | 42 | 44 | 45 | 48 | 38 | 35 | | |
| 36 | 43 | 44 | 45 | 49 | 59 | 36 | | |
| 37 | 44 | 4.5 | 46 | 50 | 60 | 37 | | |
| 38 | 4.5 | 46 | 47 | 51 | - 6i | 38 | | |
| 39 | 46 | 47 | 48 | 59 | 63 | 39 | | |
| 40 | 47 | 48 | 49 | 53 | 63 | 413 | | |
| 41 ! | 49 | 49 | 50 | 54 | 64 | 41 | | |
| 42 | 50 | 50 | 52 | 55 | 65 | 42 | | |
| 43 | 50 | - 51 j | 53 | 56 | 66 | 4:3 | | |
| 44 | 51 | 5:3 | 54 | 57 | 67 | 44 | | |
| 45 | 53 | 54 | 55 | 58 | 68 | 4.5 | | |
| 46 | 54 | 55 | 56 | (40) | 69 | 46 | | |
| 47 | 55 | 56 | 57 | 62 | 70 | 47 | | |
| 48 | 56 | 57 | 58 | 64 | 72 | 48 | | |
| 49 | 57 | 58 | 60 | 63 | 74 | 49 | | |
| 50 | 58 | 60 | 62 | 68 ** | 70 | 50 | | |
| 51 | G! | 62 | 64 | 711 | 78 | 51 | | |
| 52 | G2 | 64 | 16 | 72 | 80 | ភិឌិ | | |
| 53 j | 64 | 66 | 68 | 73 | 83 | 1,2 | | |
| 54 | 66 1 | 60 | 70 | 78 | 84 | 54 | | |
| 5.3 | 60 | 70 | 72 | 82 | 87 | 65 | | |
| 56 | 70 | 72 | 75 | 86 | \$10 | ស្ន | | |
| 57 | 73 | 75 | 78 | 91 | 93 | 57 | | |
| ភូមិ | 76 | 78 | 83 | 94 | 1913 | 58 | | |
| 59 | 80 | 82 | 86 | 98 | 90 j | 69 | | |
| 60 | 81 | 80 | 90 | 102 | 103 | 60 | | |
| 61 | 1 | ļ | I | 107 | | BI | | |
| 62 | 1 | } | | 112 | | 62 | | |
| 63 | [| [| [| 117 | | 63 | | |
| 64 | 1 | 1 | | 122 | 1 | 64 | | |
| 65 | } | 1 | } | 127 | 1 | 65 | | |
| 86 | 1 | | | 133 | | 66 | | |
| 67 | } | ! | •• | 138 | | 67 | | |
| 68 | 1 | | | 145 | | .68 | | |
| . 69 | 1 | | | 154 | | 69 | | |
| 70 | • | 1 | 1 | 166 | 1 | 70 | | |

Open declaration, to be signed by the medical reporter.

I do hereby certify, that

his presented himself to me in medical examination; and that having minutely equired accordingly into all matters respecting his health, constitution whether hereditary or otherwise, and his general habits, as far as appeared to me of any importance to be known to the medical examiner of the New Oriental Life Insurance Gumpany, I have, in my report of this date, fully and faithfully stated the result thereof, and of my own knowledge and observation during an acquaintance of

I further declare that I have no interest in the Insurance proposed to be ef-

freted on the life of the said

Dated at

Day of

† 18

Surgeon.

AFFIDAVIT.

I t do hereby make oath and declare, that I have truly and faithfully, and to the best of my knowledge and belief, answered all such questions as have been put to me by

Surgeon of relative to my habits,

constitution, and general state of health, without wilful concealment or reservation in any respect.—I further swear, that I have not since infancy been subject to fit: that I have had the small-pox, or cow pox, that my age does not at this time exceed years and months; that I have been about years, and no more, resident in India; that my present rank, occupation, or profession, is that of and that my usual place of abode is

sworn to, and signed at

this day of

18

Magistrate.

UNIVERSAL ASSURANCE SOCIETY FOR LIVES, &c. &c. &c. established in London and Calcusta, 1834.

before me

Empowered by special act of Parliament.

CAPITAL £500,000 in 5,000 Shares of £100 each.

The Directors of this Society have caused investigation to be made with great care into the existing Institutions for Life Assurance, &c. &c., and they trust they have been fortunate in selecting from each what, as a whole, will pluce their Establishment on the most judicious and satisfactory footing both to the Proprietors and the Assured. They request particular attention to the rates, which being founded on the most accurate observations of the duration of human life, are as moderate as is consistent with perfect security.

The plan of this Society is to trausect all its business on such terms as to leave, in all human probability, a small, but certain excess of profit on the general result of its transactions. A small portion of that profit is set spart as a compensation to the Proprietors who have advanced the Capital necessary for defraying the unavoidable expense of the Institution, and who have pledged the subscribed amount of their Capital in order to afford that responsibility which relieves the Assured from any contingency of loss to which they might be liable-without the intervention of such a guarantee.

ADVANTAGES OFFERED BY THIS SOCIETY.

The profits are declared in each year, on the second Wednesday in May, on which date all Persons assured in the Society for the whole term of life, whose Policies have been in existence five complete years, are entitled to participate. The practice of an annual division, so observed by Mr. Babbage, distributes the profits with more regularity and justice than any other, and it is es-

pecially advantageous to persons of advanced years, who cannot hope to parti-

opate in many septennial, or decennial divisions.

One-fifth of the accertained profits of the five preceding years is divided between the Policy-holders, and Share-holders,—three-fourths to the former, and one-fourth to the latter. The remaining four-fifths are set apart to enter, into the average of the succeeding years, and thus to provide against unforeseen contingencies.

THE PIRST DIVISION OF PROFITS WAS DECLARED ON THE 13TH MAY 1840, IN LONDON, AND ON THE 15TH AUGUST IN INDIA, AMOUNTING TO A REDUCTION OF 60 PPR CENT. ON THE ANNUAL PREMIUM OF ALL POLICIES ENTITLED TO PARTICIPATION.

The following table will show the operation of the reduction mude by the Society.

| Age when Policy was issued. | Date of Poli- | Sun Assu | rred. | | al Pre- | Rod | uclion | AnnualPr payable i | |
|-----------------------------|---------------|----------|---------|------|---------|------|--------|-----------------------|-----|
| 20 | May, 1835. | Cos Rs. | | | 420 | | 2.72 | | 198 |
| 30 | ,, | " | 10,000 | | 480 | | 288 | 33 | 192 |
| 40 | ,, | ,, | 10 000 | , ,, | 590 | , ,, | 354 | 1) | 290 |
| 50 | ,,, | 5> | 10,000 | | 740 | , ,. | 444 | 1) | 286 |
| G () | 1 ,, | ۱,, | 10,0004 | | 1,030 | 13 | 618 | ,, | 412 |

This system of reduction in the premiums affords immediate benefit to the Assured, or enables them to secure a considerable bonus by effecting a new Policy.

Separate tables, both Civil and Military, have been adopted for the wools of life, at reduced rates for such persons as may prefer a lower rate of Premium to

participation in the general profits.

The Society makes a natural distinction between persons exposed to the hazards of Military and Maritime occupations, and those whose occupations are of a Civil nature; but members of the Military Service holding offices purely Civil, and subject to no extra risk, will be charged the Civil rate of premium only while engaged in duties purely Civil. It will be in the discretion of the Directors in each particular case to say whether he higher or the lower rate of Premium shall be chargeable, and that discretion will be regulated by the particular circumstances of the case.

When application is made for assuring a life subject to more than ordinary hazard, an augmented Premiumr will be charged proportionate to the increased risk, the rate of which will be regulated by the strictest attention to justice be-

tween the Society and the Assured, according to circumstances.

Premiums are ordinarily payable half yearly in advance; but policyholders are at liberty to make arrangements with the Society to pay their premiums in one amount, in annual or quarterly payments, or for a given number of years, viz. 5, 10, 15, or 20. Some persons may wish to avail themselvey of a present season of prosperity, and adopt the latter course, in which case (although their contributions will cease with the expiration of the term they ma fix upon) their share of the profits will continue to be addedt to their policie annually during the remainder of life.

The Parent Institution being in London, with a similar Estabatayment in Calcutta for granting Policies, Premiums, as well as claims are payable in either country at the option of the Policy-holder. The appointment of Sub-Committees at Madras and Bombay with power to grant Policies, affords similar

facilities to persons residing at either of the sister Presidencies.

All Policies becoming claims on the Society will be discharged withn three months after satisfactory proof of the death, and cause of death, of the saured shall have been furnished to the Directors cither in London or Calcutte.

The Directors of the India Brunch of the Society are empowered to treat for the purchase of Policies on which Premium shall have been paid for a periodof not less than five years, or to advance, if required, on such Policies, by way of loan, two-thirds of the estimated value.

The accounts of this Society, after being investigated by Auditors, chosen as well by the Assured as by the Proprietors, are laid before General Meetings convened twice a year for that purpose; - in like manner the accounts of the Parent Society are regularly transmitted to India for inspection, the India Branch enjoying reciprocal advantages with the Parent Society.

Where the applicant for Assurance makes no mention of the date from which the Assurance is desired to take effect, the Policy will be issued on the date of approval of the risk by the Directors, but no Assurance to be binding on the Society until the first premium shall have been actually paid to the

Every proposal for Assurance will be immediately attended to, and the Assurance completed generally within a few days after the application is made.

All applications for Assurance must be accompanied by a Medical Fee of

Eight Rupees.

The Tables, Blank Forms, and other particulars requisite to enable persons to effect Assurances, may be had on application to the Agents.

By order of the Directors,

BAGSHAW AND CO.

1st September, 1840.

Agents and Secretaries.

INDIAN RATES OF THE UNIVERSAL LIFE ASSURANCE SOCIETY.

TABLE NO 1, CIVIL SERVICE.

FARmul Premiums required for the Assurance of 1,000 Rs. for periods from One to Seven Years, on the Lives of Persons in the H C. Civil Service, and others not exposed to the hazards of Military and Maritime occupations without participation in the profits of the Society

| hezards of Militar | y and M | aritime o | ccupation | ns withou | t particij | pation la | the brog | is of the Societ |
|--------------------|--------------|--------------------|--|---------------|----------------|---------------|-----------------|------------------|
| Ago. | One year. | Two years. | Three years. | Four years | Fivo years. | Six years. | Seven years. | Age. |
| | | | | | | | | |
| 18 | 26 | 26 | 27 | 27 | 28 | 28 | 28 | 18 |
| 19 | 27 | 27 | 27 | 27 | 28 | \$8 | 20 | 19 |
| 20 | 27 | 27 | 27 | 28 | 88 | 29 | 29 | 80 |
| 21 | 27 | 27 | 28 | 28 | 20 | 20 | 30 | 21 |
| 23 | 28 | 28 | 29) | 20 | 30 | 90 | 30 | 22 |
| 23 | 28 | 29 | 29 | 20 | 30 | 30 | 31 | 23 |
| 24 | 29 | 29 | 30 | 80 | 31 | 31 | 32 | 81 |
| 25 | 29 | 30 | 30 | 30 | 31 | 81 | 32 | 25 |
| 26 27 | 30 | 80 | 31 | 31 | 33 | 91 | 33 | 26 |
| 27 | 31 | 31 | 32 | 32 | 33 | 33 | 34 | 27 |
| 28 | 32 | 32 | 33 | 33 | 31 | 31 | 34 | 28 |
| 29 | 83 | 33 | 31 | 34 | 34 | 34 | 35 30 | 29 |
| 30 | 33 | 33 | 34 | 34 | 35 | 85 | 36 | 30 |
| 31 | 34 | 34 | 35 | 35 | 36 | 36 | 37 | 31 32 |
| 32 | 35 | 35 | 96 | 36 | 36 37 | 37 | 37 | 33 |
| 33 | 35 | 35 | 36 | 36 | 37 | 37 38 | 33 | 34 |
| 34 | 35 | 36 | 86 | 37 37 | 38 | 38 | 38 | 95 95 |
| 35 | 37 | 37 | 37 37 | 38 | 38 | i 39 | 39 | 36 |
| 36 | 37 | 37 | 37 38 | 38 | 30 | 39 | ะยั | 37 |
| 37 | 38 | 38 | 30 | 30 | 39 | 39 | 30 | 33 |
| 38 | 38 | 38 | 39 | 39 | 40 | 40 | 40 | 30 |
| 3 0 | 38 | 39 90 | 40 | 40 | 40 | 40 | i i | 40 |
| 40 | 39 | 39 39 | 40 | 40 | 41 | 41 | 43 | 41 |
| 41 | 39 | 40 | 10 | 41 | 42 | 42 | 43 | 42 |
| 42 | 39 41 | 41 | 42 | 42 | 4:3 | 43 | 44 | 4.3 |
| 43 | 42 | 42 | 43 | 43 | 43 | 111 | 45 | 44 |
| 41 | 42 | 43 | 43 | 44 | 41 | 46 | 47 | 4/3 |
| 45 40 | 43 | 43 | 44 | 44 | 45 | 46 | 18 | 46 |
| 47 | 44 | 44 | 45 | 46 | 47 | 48 | 49 | j 47 |
| 48 | 45 | 45 | 46 | 47 | 48 | 49 | 50 | 48 |
| 49 | 46 | 47 | 48 | 48 | 49 | 50 | 52 | 41) |
| 50 | 47 | 48 | 49 | 50 | 50 | 51 | 53 | 50 |
| 51 | 49 | 49 | 50 | 51 | 53 | 53 | 55 | 51 |
| 52 | 50 | 51 | 52 | 53 | 51 | 65 | 60 | 52 |
| 53 | 52 | 53 | 54 | 55 | 55 | 57 | 58 | 53 |
| 54 | 53 | 54 | 55 | 50 | 57 | 58 | 50 | 54 |
| 55 | 55 | 56 | 56 | ಎ ಟ | 59 | 59 | BU | 65 |
| £6 | 56 | 57 | 58 | 59 | 60 | 61 | 62 | 513 |
| 57 | 57 | 59 | 60 | -61 | 62 | 63 | Ç5 | 57 |
| 58 | 59 | 60 | 62 | G:3 | 61 | 65 | 67 | 58 |
| 59 | 61 | 63 | 63 | 65 | 67 | 69 | 70 | 50 |
| 60 | 63 | 64 | 65 | 67 | 70 | 73 | 74 | 60 61 |
| 61 | 65 | 60 | 68 | .70 | 7:3 | 76 | 70 87 | 63 |
| 63 | 68 | 69 | 71 | 74 | 77 | 82 00 | 95 | ₹63 ° |
| 63 | 73 | 74 | 76 | 70 | 88 83 | 88 96 | 104 | 64 |
| 64 | 77 | 79 | 82 | ₽5 03 | 96 | 101 | 113 | 65 |
| 65 | 83 | 86 | 98 90 | 93 101 | 103 | 113 | 123 | 60 |
| 66 | 90 | 91 | 107 | 110 | 112 | 122 | 133 | 67 |
| 67 | 98 | 10 9 112 | 110 | 1:9 | 131 | 131 | 142 | 68 |
| 68 | 107 | | 126 | 129 | iši | 142 | 152 | 69 |
| 69 | 116 125 | 130 151 | 18.5 | 139 | 142 | 159 | 162 | 70 |
| 70 | 120 | 100 | ************************************** | | ا السام ال | • , | - | |

Promiums are received in half yearly payments for the convenience of the assured, but is case of lapse the full premium of the current year will be charked.

A person holding a policy for a term not exceeding seven years, on his return to Europe for a constantance will be required to pay six months. Indian Premium, after his return, before he is admitted to the English rate for the age at which he originally assured, in this no reference is made to the time during which the Policy has been in force.

Policies for terms exceeding seven years are subject to the same regulations as these for whole life.

INDIAN RATES OF THE UNIVERSAL LIFE ASSURANCE SOCIETY.

TABLE No 2. MILITARY AND NAVAL.

Annual Premiums required for the Assurance of 1,000 Rs. for periods from One to Seven Years, on the Lives of Persons expensed to the hazards of Military and Maritime occupations without participation is the profits of the Society.

| Age. | One / | Two Years. | Three | Four Years | Five Years, | Six Years | Saven Years, | Ago. |
|------------|------------|------------|-------|------------|----------------|-----------|-------------------|------|
| 18 | ं हो। | 31 | 31 | 32 | 33 | 33 | 33 | 18 |
| 19 | 32 | 33 | 32 | 33 | 93 | 34 | .34 | 19 |
| 20 | 32 | 33 | 33 | 34 | 54 | 35 | 85 | 20 |
| 91 | 33 | 34 | 34 | 34 | 34 | 35 | 35 | 21 |
| 21 22 | 34 | 34 | 84 | 35 | 35 | 36 | 36 | 23 |
| 23 | 34 | 35 | 35 | 36 | 36 | 37 | 37 | 23 |
| 20 04 | 35 | 35 | 35 | 36 | 36 | 37 | 37 | 74 |
| 24 | 85 | 36 | 36 | 37 | 37 | 38 | 38 | 25 |
| 25 | 96 | 37 | 37 | 38 | 38 | 39 | 39 | 26 |
| 26 | 96 | 37 | | 38 | 38 | 39 | 30 | 27 |
| 27 | | 38 | 97 | 39 | 30 | 40 | 40 | 2ี้ช |
| 23 | 37 | | 38 | | | | 41 | 20 |
| 29 | 38 | 39 | 39 | 40 | 40 | 41 | | 30 |
| 30 | 99 | 89 | 39 | 40 | 41 | 42 | 42 | |
| 31 | 39 | 40 | 41 | 41 | 42 | 4:3 | 43 | 81 |
| 32 | 40 | 41 | 42 | 42 | 42 | 44 | 44 | 3.3 |
| 33 | 41 | 42 | 43 | 4.3 | 41 | 4.5 | 4.5 | 33 |
| 54 | 42 | 43 | 44 | 44 | 45 | 4.5 | 46 | 34 |
| 35 | 43 | 44 | 45 | 45 | 46 | 46 | 47 | 35 |
| 36 | 44 | 45 | 45 | 46 | 46 | 47 | 47 | 36 |
| 87 | 4.5 | 46 | 46 | 47 | 47 | 43 | 48 | 37 |
| 37 | 46 | 47 | 47 | 47 | 43 | 48 | 49 | 38 |
| ટ્રેક | 47 | .18 | 48 | 48 | 49 | 49 | 51 | 39 |
| 39 | 48 | 48 | | 49 | 50 | 50 | 50 | 40 |
| 40 | | | 49 | 50 | 50 | 51 | 51 | 41 |
| 41 | 49 | 49 | 49 | | | 52 | 52 | 42 |
| . 42 | 49 | 50 | 50 | 51 | 51 | | 53 | 43 |
| 43 | 59 | 50 | 51 | 51 | 52 | 52 | 54 | 44 |
| 44 | 51 | 5] | 51 | 52 | 53 | 53 | | 45 |
| 45 | 52 | 52 | 52 | 53 | 53 | 54 | 55 | |
| | 53 | 53 | 5:3 | 54 | 54 | 55 | 55 | 46 |
| 48 | 63 | 54 | 54 | 55 | 55 | 56 | 56 | 47 |
| 47 | 54 | 55 | 55 | 51 | 56 | 57 | 37 | 48 |
| 48 | 55 | 56 | 56 | 57 | 57 | 58 | 59 | 49 |
| 49 | 56 | 57 | 57 | 86 | 58 | 59 | 60 | 50 |
| 50 | 57 | 58 | 58 | 59 | 60 | 60 | 61 | 51 |
| āl | 53 | 59 | 59 | 60 | 61 | 62 | į 62 | 52 |
| 52 | 60 | 60 | 61 | 61 | 62 | 63 | 64 | 53 |
| 53 | θĩ | 61 | 62 | 63 | 64 | 61 | 65 | 54 |
| 54 | 62 | 63 | 63 | 64 | 65 | 66 | 66 | 55 |
| <i>5</i> 5 | 63 | 64 | 65 | 66 | 66 | 07 | 68 | 56 |
| 56 | 65 | | 00 | 67 | 68 | 69 | 70 | 57 |
| 57 | 6 6 | 66 | 68 | 69 | 70 | 1 71 | 72 | 58 |
| 88 | | 67 | 68 | | 72 | 1 74 | 75 | 50 |
| 59 | 67 | 68 | 09 | 71 | 75 | 77 | 70 | 60 |
| GO | 6 9 | 70 | 1 71 | 78 | | | 84 | 61 |
| 61 | 71 | 72 | 7.3 | 75 | 78 | 81 | 91 | 63 |
| 93 | 74 | 75 | 76 | 79 | 82 | 80 | 99 | 63 |
| . 63 . | 77 | 79 | 81 | 84 | 86 | 93 | 108 | 64 |
| 64 | 85 | 85 | 87 | 90 | 92 | 100 | 117 | 65 |
| 6 5 | 88 | 61 | 94 | 97 | 100 | 108 | | |
| ee ee | 95 | 99 | 103 | 105 | 107 | 117 | 127 | 61 |
| 66 | 102 | 17 | 111 | 1.3 | 115 | 158 | 136 | 67 |
| 67 | liii | 145 | 120 | 122 | 124 | 135 | 145 | 68 |
| 64 69 | 120 120 | 124 | 129 | [3] | 134 | 145 | 155 | 69 |
| MU | 1 160 | 134 | 138 | 142 | 145 | 156 | 161 | 1 70 |

Fromings are received in half yearly payments for the convenience of the sured, but in case of specific full premium of the current year will be charged.

A person holding a policy for a term not exceeding seven years, on his return to Europe for a constituence will be required to pay six mouths' Indian Premium after his return before he is admitted to the English rate for the age at which he originally assured,—in this reference is shade to the time during which the Policy has been in force.

This is the converse of the same regulations as those for while life.

UNIVERSAL LIPE ASSURANCE SOCIETY.

| | - | |
|----------|-------------------------------------|---|
| | Whale Life. CIVIL. | in |
| - | TABLE NO. 3. | TABLE NO. 4. |
| | Annual Premiums required for the | Augual Premiums required for the |
| Age. | pation in profits, and reduction of | Annual Prominins required for the Assurance of 1,600 Rs. without participation in profits, or reduction of Premium on rate of Europa. |
| 18 | 41 | 1 37 |
| 19 | 42 | 38 |
| 20 | 42 | 38 |
| 21 | 43 | 39 |
| 22 | 43 | 39 |
| 23 | 44 | 40 |
| 24 | 44 | 40 |
| 25 | 45 | 41 |
| 26 | 46 | 41 |
| 27 | 4 i 47 | 43 43 |
| 28 | 48 | 43 |
| 29 30 | 48 | 43 |
| 30 31 | 49 | 44 |
| 32 | 50 | 45 |
| 33 | 51 | 46 |
| 34 | 52 | 47 |
| 35 | 53 | 48 |
| 86 | 51 | 49 |
| 97 | <u>55</u> | 50 |
| 98 | 50 | ` 5t |
| 39 | 58 | 52 53 • |
| 40 | 59 | 54 |
| 41 | 60 62 | 50 |
| 42 43 | 63 | 57 |
| 44 | 65 | 58 |
| 45 | GG | 59 |
| 46 | 67 | GO |
| 47 | 69 | 65 |
| 48 | 70 | 63 |
| 49 | 72 | 65 |
| 50 | - 74 | 67 68 |
| 51 | 70 | 70 |
| 52 | 79 | 73 |
| 53 | 81 84 | 76 |
| 54 | 87 | 78 |
| 35 86 | eo | 80 |
| 57 | 03 - | 63 |
| 58 | 96 | 8/1 |
| 50 | 99 | 89 |
| 60 | 108 | 93 97 |
| 61 | 108 | 102 |
| 62 | 313 | 100 |
| 63 | 118 124 | 112 |
| 84 | 124 | 1 113 |
| 65 | 141 | 7 - 7 |

Premiums are received to ball yearly payments for the conveniones of the Assured, but in case effective the full premium of the current year will be charged.

Any prison quanted for the whole form of the principle 2 & 4, will upon his return in Europe for a continuance be permitted to any Premiums according to the English rate for the ego at which he originally assured, provided he has already paid the initial Premium on his Policy for five clear years.

In case the party should not have paid the indian Premium for five clear years, he will be required to pay one year's indian Premium after his return to Europe, and will then be admitted at the English rate for the age at a leb he originally assured.

UNIVERSAL LIPE ASSURANCE SOCIETY. Whale Life.

. MILITARY & NAVAL.

| TABLE No. 4. Annual Premium required for the Assurance 1,000 Rs. with participation profits, and reduted of Premium on return to Europe. | of Annual Premiums required for the Assurance of 1,000 Rs. without participation in profits, or reduction of Premium on return to Europe. |
|---|---|
| 45 | 40 |
| 46 | 41 |
| 4 79 | 42 |
| | 43 |
| 48 | |
| 49 | 44 |
| 40 | 44 |
| 50 | 45 |
| 51 | 40 |
| 5โ | 46 |
| 52 | 4.7 |
| 53 | 48 |
| 54 | 49 |
| 54 | 49 |
| 55 | 50 |
| 50 | 50 |
| 57 | 51 |
| 58 | 52 |
| 58 | 52 |
| 59 | 53 |
| | 54 |
| 60 | |
| 61 | 55 - 41 |
| 62 | 56 |
| 63 | 57 |
| 64 | 58 |
| 65 | 59 |
| 6 G | 69 |
| 63 | 61 |
| 69 | 65 |
| 70 | 63 |
| 7:2 | 65 |
| 73 | Gt. |
| 75 | 67 |
| 77 | 69 |
| 79 | 71 |
| 81 | 73 |
| 83 | 75 |
| 86 | 27 |
| 89 | 80 |
| 91 | 82 |
| 94 | 85 |
| 98 | |
| 701 | 88 91 |
| | |
| 105 | 95 |
| 110 | 99 |
| 115 | 103 |
| 120 | 108 |
| 123 | 113 |
| . 193 | 140 |

Premiums are received in half yearly may ments for the convenience of the Assured, but in case of input the full premium of the current year with he charged.

Any person assured for the whole form of life, under Tables 3 & 4, will upor his return to Enrape for wholehmaner be permitted to pay premiums according to the English rate for the uge at which he originally assured provided he has already poid the indian Premium for the clear years, he will be required to may one years, he will be required to may one years, he will be required to may one years the uge which he originally usaured.

UNIVERSAL LIFE ASSURANCE SOCIETY.

Whole Life.

ENGLISH RATES

| Annual Pro | olium for a | ENGLISH isuring £100 for the n | | |
|--------------|--|-----------------------------------|-----------------------|----------|
| | | | | Age. |
| Time test W: | a guide | No 3 & 4. | in India under tables | |
| £ | | 17 | 2 | 18 |
| | 1 | 17 | 11 | io |
| | 1 | 18 | 8 | 20 |
| | 1 | 19 | 6 | 21 |
| | 2 | Ü | 5 | 22 |
| | 2 | 1 | 4 | 23 |
| | 2 | 2 | 3 | 24 |
| | 2 | 3 | 3 | 25 |
| | 2 | 4 | 4 | 26 |
| | 2 | 5 | 5 | 27 |
| | 2 | ŭ | 7 | 28 |
| | 2 | 7 | 8 | 29 |
| | 2 | 8 | 10 | 30 |
| | 2 | 9 | 11 | 31 |
| | 2 | 11 | 0 | 32 |
| | 2 | 12 | 3 | 33 |
| | 2 | 13 | .7 | 34 |
| | 2 | 14 | 11 | 35 |
| | 2 | 16 | 5 | 36 |
| | $egin{smallmatrix} 2 \\ 2 \end{bmatrix}$ | 18 | o | 37 |
| | 3 | 19 | 7 | 38 |
| | 3 | 1 | 3 | 39 |
| | 3 | 3 | 0 | 40 |
| | 3 | 4 6 | 9 | 41 |
| | 3 | 8 | 6 | 43 |
| | 3 | 10 | 3 2 | 43 |
| | 3 | 12 | 2 | 44 |
| | 3 | 14 | 5 | 45 |
| | 3 | 16 | 9 | 46 |
| | š | າ້ນ | 4 | 47 |
| | 4 | 2 | 3 | 48 49 |
| | 4 | 3 | Ğ | 50 |
| | 4 | 6 | Ĭ | 51 |
| | 4 | 12 | 10 | 52 |
| | 4 | 16 | 11 | 23 |
| | 5 | 1 | 2 | 54 |
| | 5 | 5 | 10 | 55 |
| | 5 | 10 | 10 | 50 |
| | 5 | 16 | 2 | 50 57 |
| | 5 6 6 6 | 1 7 13 | 10 | 58 |
| | ß | 7 | 7 2 | 59 |
| | ß | 19 ' | | 60 |
| | 6 | 18 | 0 | 61 |
| | 7 | 4 | 1 | 65 |
| | 7 | 9 . | _11 | 63 |
| | 7 7 7 8 | 16 | * 7 | 64 |
| , | 0 | 3 | 7 J | 63 |

Premiums are received in half yearly payments, for the convenience of the Assured, but he case of tapic the full premiums of the carrent fearly will be sharped.

Any person asserted for the carrent fearly will be sharped.

Any person asserted for the while term of life, under Tables 3& 4, will upon his neturn to Europe for a continuance be permitted to vay premiums according to the English rate for the age of which he originally assured, provided he has already paid the Indian Premium on his Policy for the clear years.

In case the party should not have puid the Indian Premium for five clear years, he will be required to pay one year's Indian-Premium after his return to Europe, and will then be admitted at the English rate for the age at which he originally assured.

Instructions to Persons desirous of effecting an Assurance on their Lives in the Universal Assurance Society.

", 1.—The Person on whose Life the Assurance is to be effected, must wait on his usual Medical Attendant with the accompanying letters, and transmit the same

to the Directors of the Society agreeably to the instructions given.

2.—In case of the absence of the usual Medical Attendant, and the Certifying Surgeon cannot of his own knowledge answer the queries put to him as to the general habits of the person applying for assurance, such other Certificate or Certificates may be furnished as may be presumed calculated to satisfy the Directors.

3.—The report of the Surgeon will be considered as strictly confidential; the Official Medical Adviser of the Society will alone be consulted when the advisa-

bleness of any risk admits of doubt.

4.—An Affidavit, of which the form is annexed, must be taken before a MA-GISTRATE, or, where there in no Magistrate, before the PRINCIPAL CIVIL of MILITARY OFFICER OF THE STATION, or a solemn declaration according to the same form must be made before either of the DIRECTORS or the AGENTS OF THE SOCIETY IN CALCUTTA, MADRAS OR BOMBAY, as soon as possible after the party has appeared before the Surgeon for examination.

5 .- Applicants being conscious of any of the diseases enumerated in the Declaration and Affidavit, may note the same, that the Directors may cosider

whether an additional premium will cover the additional risk.

6. Should the Directors agree to take a risk more or less objectionable, a rate of premium higher than ordinary will be stipulated for accordingly, to wich the Applicant may of course assent or not, as he may judge expedient. But whether a risk be altogether declined, or a rate of premium higher than the ordinary be proposed, the officers of the Society are prohibited from offering any explanations on the subject.

7.—These instructions, with the declaration of the Medical Reporter, and the Affidavit or declaration hereunto annexed, must, when duly attested, be forwarded along with the report, without any necessary delay, to the Directors

of the Society.

Agents and Secretaries.

BAGSHAW AND CO.

N. B.—Persons residing in or near Calcutta are also required to appear before the Medical Officer of the Society, Dr. Alexander Garden.

CONDITIONS.

1.—The payment of Premiums must be made within twenty-eight days after the day they shall become due, or the Policy will be void; but, upon proof being given, to the satisfaction of the Managing Committee or Directors; that the party whose Life has been assured continues in good health, the Policy may be revived at any period within three months, on payment of a fine of one-half per cent. on the sum assured, or at any period within six mouths, on the payment of such fine as the Directors may think reasonable.

2.—Assurances shall be void if the parties whose lives have been assured shall without having obtained the previous written consent of the Managing Committee or Directors for the time being, go to any of the excepted places enumerated below, or enter into, or engage in, any Military, Maritime or other hazardons service or employment what ever, other than their declared regular professional duties or services, but no additional premium will be demanded from any assurer proceeding on public duty in obedience to the orders of his superi-

ors to any of the excepted places.

3.—If the assured shall die by daelling, by their own hands, or by the hands of justice, this Policy shall become void so far as respects such persons; but, in such cases, the Managing Committee or Directors are empowered to allow to the representatives of the person so Ding, any part of the sum assured as they shall think fit; the Assurance, however, shall remain in force so far as any other person or persons shall have acquired a hone, fide interest therin, by assignment or by legal or equitable him ; the extent of such interest to be proved to the satisfaction of the Directors.

4.—Where the application for Assurance makes no mention of the date from which the Assurance is desired to take effect, the Policy will be laused the data of approval of the risk by the Directors. No assurance to be binding on the stacket until and unless the first premium shall have been actually paid to the Agents.

5.—In case of lapse of life within the first six months of any year of the time covered by the Policy, the Fremium for the following six months, if not already paid, will be deducted from the sum assured, it being agreed that Premium for the whole of every year shall in all cases be paid.

G.—Claimants must make proof of the decease of the person on whose life the Policy is effected, and give such other information respecting the same (particularly as to the disease or other occasion of death,) as the Directors may reasonably require.

7.—No receipts are to be taken for any Premium of Assurance or Deposit, but such as are printed and issued from the office, and signed by the Agents of of the Society.

8.—The places excepted, and above referred to, are declared to be Arracan, the Soonderbuns of Bengal, Assam, and all places subject to periodical viritations of the Plague. Upon the lives of persons insured, resorting to any of the above excepted places, additional Premium will be demandable at the discretion of the Managing Committee or Directors.

MESSRS. BAGSHAW AND CO.

Agents Universal Life Assurance Society.

BMTLEMEN-

I beg you will lay before the Directors of the Universal Assurance Society, the accompanying certificates and affidavit of health, with a request that they will grant a policy according to table To on a Life for the sum of

for c

Gentlemen,

Your obedient servant,

18

Ofen declaration, to be signed by the medical reporter.

Ido hereby cettify, that d

has presented himself to me for medical examination, and that having minutely enquired, accordingly, into all matters respecting his health, constitution, whether hereditary or otherwise, and his general habits, I have, in my report of this date, fully and faithfully stated the result thereof, and of my own knowledge and observation during an acquaintance of

Dated at

this

18

day of

Surgeon.

, 1

a Insert whether on own life or that of another.

b Insert whether for one, three, ave, seven years or whole of life.

c Insert for whose benefit.

d The name to be inserted by the medical officer.

s Here the Surgeon should insert his name and official designation,

DECLARATION, &c. Universal Life Assurance Society.

| Name and residence of party | |
|--|--|
| Profession, occapation, or trade. | A STATE OF THE PARTY OF THE PAR |
| Where born, date of birth, and age next birth day. | |
| Inm to be assured | |
| Medical reference to the party's ordinary medical strendant. | · , |
| Further reference if required | |

do hereby make oath and solemnly declare, that, according to the best of my knowedge and belief I am now in good health, and have had the small pox or cow pox, and have not laboured under Insanity, fits, rupture, gout, or disease of the lungs, or suffered by other organic disease or infirmity, whereby my constitution has been seriously impaired, that my age does not exceed that I have passed or thereabouts in India, and that I have fully and faithfully answered all such questions as have been put to me by the above named lative to my hubits, constitution and general state of health; without wilful concesiment or reservation of any kind. And I hereby covenant and agree, that if any untrue averment be contained herein, or if any of the facts or particulars set forth in the schedule herein above written be not truly stated, all monics which shall have been paid upon account of the Assurance made in consequence hereof shall be forfeited, and the assurance itself be absolutely null and void.

Sworn to, and signed at this day of before me.

Letter to be Addressed by the person requiring the Assusance to his usual Medical Attendant.

\$1R,—

I request you will fill up the annexed medical reference from the Universal Assurance Society, according to the requisition contained therin, attesting it with your signature, and returning it to me seuled, to be forwarded to the Society.

1 am, Sir,

Your obedient servant,

day of 18

N. B. ... The above letter must be addressed to the usual medical attendant of the paraga whose life is to be assured and signed by the Applicant.

MEDICAL REFERENCE.

Universal Assurance Office, Calculta.

FIR,-

An assurance having been proposed to be effected with the UNIVERSAL LIFE ASSURANCE SOCIETY, on the life of reference made to you, to ascertain the present and general state of health, and manner of living of the said party, we have to beg the favor of your answering the annexed questions, for the information of the Directors, which shall be cousidered strictly private and confidential.

flaving inserted your answers to the several questions, we have further to request that you will offer any further oberrations you may consider necessary, and stal and deliver the same to be forwarded to us.

We are, Sir,

Your most obedient Servants. BAGSHAW AND CO.

A gents.

- 1. How long have you known?
- 2. Have you been in the habit of seeing him frequently?
- 3. Have you attended him in a medical capacity?
- 4. When did you see him last?
- 5. Is he of sedentary habits, or used to exercise?
- 6. Is he of sober and temperate habits?
- 7. Is he, to your knowledg liable, by hereditary disposition to any particular discase?
- 8. Has lie, to the best of your knowledge, information, or belief, at any time bren afflicted with insanity, fits, rupture, gout, asthma, spitting of blood, habitual cough, according or other discuse of the lungs, dropsy, vertigo, palsy, or organic disease or infirmity, whereby his constitution has been seriously impaired?

O. Have you minutely questioned him on all the points contained in the

foregoing quesies?

10. Do you believe, after a careful examination of him and his own solemn declaration made to you, that he now possesses an unimpaired, and healthy constitution?

11. On the whole do you believe that his life is eligible for Assurance ?

Dated at this Surgeon, day of

REMARKS.

BENGAL SAVINGS' BANK.

PORT WILLIAM, FINANCIAL DEPARTMENT, THE 7TH OCT. 1838. The right honorable the Governor-General in Council, directs that the following rules of a Savings' Bank, established in Calentis, under the guarantes and responsibility of Government, be published for general information :-

1. The Bank to be denominated "The Government Savings' Bank."

2. All classes, British and native, may invest their savings in the Government Savings' Brok.

St. The return of the exact sum deposited, together with the interest due thefean at the undermentioned rate, is secured to the depositor under guarantee of the Supreme Government,

4. The general direction and control of the Bank, shall be vested in a Comwrittee of Management, consisting of covenanted civil and military officers of the Government, and other persons, to be nominated by the Governor-General in Council. The committee shall meet at such stated periods as may be nesessary for the due and efficient control of the proceedings of the Bank.

5. . The Government agents are charged with the immediate superintendence and execution of vil details connected with the Bank. They will also be ex-officlo members of the Committee of Management. The third government agent

will be ex-officio Secretory to the Bank.

6. A register of deposits will be kept, and generally such other accounts as may be determined on, and approved of by the Managing Committee.

- 7. Any sum not less than one rupee will be received in deposit.

 Whenever the sum deposited by any one individual shall amount to 500 supeer, the rame will be transferred from the Bank and subscr bed on account of the depositors to the four per cent. Government loan, until further notice, unless an intimation of the withdrawal of a portion of it, be given by the depositor within one month after it has reached that amount.
- O. Interest at 4 per cent. per annum will be ullowed on deposits until fur- ther notice.
- Interest will be calculated on a deposit, from the first day of the month succeeding that in which it shall be received; and up to the lust day of the month preceding that in which it shall be withdrawn. No interest will be allowed for broken periods of a month, nor calculated on fractional parts of a rupee.
- 11. The Government reserves to itself the power of lowering or raising the rate of interest; such alteration not to affect deposits above 500 rapecs previously invested in public accurities, and due notice to be given in the Calcutta Gazette of the intention of Government, six months before the alteration shall take effect.
- 12. All deposits will be regularly entered in a book at the time they are made, and the depositor of the deposit made at the presidency, will be furnish d with a small book having a duplicate of the entry. This book is to be brought to the Bank whenever any sum is deposited or withdrawn. The account thus kept will be closed on the 30th of April of every year, and the balances of interest due at that period, will be paid to the depositor, or carried to account, thenceforward to accumulate at compound yearly interest, until it shall amount to 500 rupeer, when the same will be transferred from the accounts of the Bank. subscribed on account of the depositor to the Government 4 per cent. loan, as per rule 8, unless notice of withdrawal be given within one month as above, or unless the rate of interest be altered, as provided for in rule 11.
- 13th. No person will be allowed to deposit money, in trust, for any other person or persons; provided, however, that the rule shall not be constructed to prohibit individuals resident out of Calcutta, who cannot attend personally, from making their deposits by any other responsible person; or parents from making deposits by any other responsible person; or parents from making deposits on behalf and on account of their children, or females, who, according to the manners and customs of the country, do not usually make their appearance in public, from making such deposits by the hands of other persons.
- No sum deposited to be transferrable, excepting on the personal applieation of the depositor, supported by written sancilou. When preuliar cheumstances render a deviation from this rule necessary, the case shall be submitted to the Committee, of Management for their sanction.
- 15. No person will be allowed to deposit any money without making known his or her name, together with his or her profession, business, arenpation calling, and residence. A duplicate of this description will be entered in each depositor's book, to be produced whenever any sum is afterwards deposited or withdrawn,
- 16. Depositors will be at liberty at any time to withdraw any sums, or portions of sume, deposited by them, receiving interest coincided up to the end of the month preceding that in which the withdrawal is made,

- 17. As a general rule, deposits, with the interest due thereon, will be re-paid to the depositors personally in all practicable cases. In the case of individuals unable to attend in person, the Secretary will exercise his discretion in regard to re-payment of deposits to responsible persons duly authorized by such absentees to receive the same.
- 18. Military officers and soldiers, European and native, will be allowed to invest their savings in the Government saving's Bank, through the pay-masters of corps or divisons, and pay-masters are hereby authorized to receive subscriptions to the Bank, or to deduct monthly from their abstracts, such same as the parties within their circle of payment may be desirons of depositing, not being less than one rupee, nor more than five hundred rupees.
- 19. The deposits referred to in the preceding rule, are to be brought to the credit of subscribers on the last day of the month, in which the payment or deduction is made; and rules 16 and 17, respecting the withdrawal of deposits, by parties subscribing through pay-masters, will be carried into effect under instructions which will be furnished to the pay-masters by the Accountant to the Military Department.
- 20. In case of the death of the depositor, the sum at his credit will be paid to his or her executor, or assign; or in case of no will, according to the law on this head, or the regulations of the service, if the deceased be military.
- 21. In case of any difference between the secretary of the Bank, and any depositor, it shall be referred for the decision of the Committee of Management.
- 23 A general statement of the funds of the Bank, shall be annually made out to the 30th April, or after the first of May. The same to be submitted for the information of Government, and published in the Calcutta Gazette.
- 23. The Bank to be open daily, Sandays and holidays excepted, and all balance above a hundred rupees, to be paid over at the close of each day's proceedings, by the Secretary, into the General Tressary, where an account with the Bank will be opened and kept.

The following Gentiemen have been appointed a Committee of Management,

Charles Morley, Esq.

J. A. Dorin, Bsq.

Government Agent

Adjutant General of the Army.

Adjutant General of Her Majesty's Forces.

Senior Officers of the Queen's Troops in Fort William.

Town Major.

Theadore Dickens, Esq.

C. E. Trevelyan, Esq.

Captain Henderson.

Dwarkanauth Tagore.

Aushotosh Day.

Radhamadub Bonnerjea.

Ram Comul Bein.

Russomoy Dutt.

Kassi Persaud Ghose.

The Government Saving's Bank will commence business on the 1st proxime. Published by order of the Right Honorable the Governor-General in Council.

G. A. BUSHBY, Offg. Secy. to the Govt.

RULES

OF TUE

UNCOVENANTED SERVICE FAMILY PENSION PUND.

Passed by a General Meeting of Subscribers on 28th August 1838, amended at General Meetings of Subscribers held 81st August 1839, 37th August 1840, and 10th August 1841.

1. That the Fund be desegnated " The Uncovenanted Service Family Pen-

2. That the object of this Fund is to provide for the main's nauce of the Widows and Childre of those who shall subscribe to it on the terms and conditions, specific below, or such a hers as may be determed upon.

3. That the Fund be placed under the patronage of the Govenor-General

of India.

4. That the management of the Fund be vested in a Committee of 13. Directors, to be elected by ballot from among the subscribers at Annual General Meetings. Subscribers at a distance from the Presidency have the right to vute by proxy at such general elections. The Directors of the past year are eligible to re-election, and the Directors elected shall have power to fill any vacancles that may occur among their number.

5. That Directors meet for the disputch of buisness once every month or

oftener if necessary, and that five be competent to form a quorum.

- 6. That the Accountant keep a set of books for the Fund under the supervision of three Directors who will also act as Auditiors. The Chairman of the Directors to be ex-officio an Auditor.
- 7. That all books, proceedings and accounts of the Fund be open to the inspection of subscribers every week-day, but that no documents or copies of decuments to permitted to be taken away without the permission of the Directors.
- 8. That the Scretary circulate immidiately among the Directors all papers received by him, and also by them before the Directors at their next meeting, Linutes of proceedings, to be authenticed by the Directors present.
- 9. That all Christian men in the Uncovenanted Service of the Government of Fort Williams in Bengal, including Officers of the local corps, Section Writters, and Uncovenanted Pensioners, not being under the age of 18 or above the age of 60, are eligible as subscribers.
- 10 That the Director shall be at liberty to refuse the admission of an applicant without assigning any reason.
- 11. A party who has once had on attack of mental aberration shall not admitted as a subscriber, although his general physical health may not have been affected thereby, and although a medical man may prouonace him to be a good life.
- 12. That the payments for annulties be regulated according to the rates laid down in Tab'es A and B.
- 13. That application for adm'ssion be accompained by a statement according to Form C, the medical certifying Officer being of necessity in possession of a diploma und r which he may legally practise.
- 14. When application is made for admitting a life exposed to more than ordinary hazard but otherwise good, and in cases where a subscriber shall enter into or engage in any hazardous service or employuent, an augmented rate of subscription will be charged, proportioned to the increased risk, which will be regulated by the Directors with reference to the practice of other Assurance Societies.
- 15 That is the case of a suscriber proceeding to reside in any known unhealthy place, information shall be given by him to the Lirectore, who will be at liberry to levy an additional rate of subscrition proportioned to the increased risk, consistently with the pactice of other Assurance Societies. Persons on a journey through such places are exempted from the operation of this rule.
- IG. That all subscriptions are due and payable in advance on the first day of every mouth for the current mouth. Non-payment of such subscription until miduight of the last day of such current mouth shall, in the event of the death of the subscript, render void all claims of his family to benefit from the Fund; and non-payment for three mouths from the day in which subscription became due and payable as afore-aid, shall subject the a b-criber to be struck off the Fund with forefaiture in both cases, of a lipset payments.

The term "Fort Wmilliam" includes the Norh Western Provinces and the Eastern Settlements in Note.—The places excepted, are Arraçan, Assam, the Sunderbans of Peagal, the Terra, and all places subject to Periodical visitations of the plague or other mortal disease.

PART 12.] UNCOVENANTED SERVICE PENSION FUND.



17. That substitutes paying subscription by deductions from Pay Bills or Office Abstracts, must be careful to see that these deductions are made prior to the bills or abstracts being forwarded to the Audit Department, where such deductions will be duly recognized under the orders of Covernment conveyed in Mr. Secretary Princep's letter dated 26th April 1837.

18. That to entitle a party to the annuity or increased annuity subscribed for, six months' full subscription must be proved to have been paid by the

subscriber before his death.

19. That from the 1st of May 1842, a bonus on admission to the extent of three months' subscription shall be charged in addition to the usual entrance subscription and fee, in cases where the applicant was married, and in the service of Government prior to that data. In cases where a person shall have entered the service of Government after the 1st of May 1342, a period of six months shall be allowed in order to entitled him to apply for the benefits of the Fund withou being subject of the bonus kaid down.

20. That mere payment of money shall not, in the event of lapse, entitle to parties to the benefits of the Fund, as in order to the validity of their claims, the usual entrance certificate must be executed, the date of which document shall constitute the date of the admission of an applicant, provided he was

in existence on that date.

21. That any substiter wishing to encrease the recorded provision for his family or to provide for his wife or any children not already on the fund, shall, in all respects, conform to the rules and comply with the forms prescribed for observance in cases of original application for addmission; but such tu'es and forms shall be suspended in the cases of children born after the admission of a substiter, if under the age of 12 months.

22. That subscribers shall be at liberty, on application, to decrease the

recorded provision for their familities.

23. That in every case of admission or of increased provision, the subscription, shall be computed from the 1st day of the month in which such entrance or increase, may be effected, the same rule being applicable to all cases of decrease of subscription.

24. That if the connexion of a subscriber with the service of Government shall cease, he shall, nevertheless, by continuing to pay his subscription, be

considered a member of the fand.

25. That so long as subscription money shall continue to be paid, be it by the party subscribing or any other, the interest of parties registered upon

the books of the fund, shall be mululained.

- 26 That before a party can be addmitted to the benefits of the fund the entrance certificate must be surrendered to the directors, and such other does must furnished as muy be deemed necessary prestablish identity and existence.
- 27. That the pension to the widow of a decresed subscriber shall cease on her re marriage, nor shall she, during coverture, be entitled to any benefit from the fund, but on again becoming a widow, she will be re-admitted to her former pension. If her second husband was also a subscriber to the fund, she will be entitled to the large of the two pensions that may have been secured for her, and to no more.

28. A subscriber's widow shall be paid her pension at any place she may desire, either mouthly, quarterly, or half-yearly, subject to the usual charges of

emit'ence.

20. That parties applying to receive the pensions of absent pensioners shall produce satisfactory proof of their being authoritied to draw the same.

- 30. That no widow persevering in a course of notorious incontinence, shall be entitled to the benefits provided for her on the fund. In such cases, the allowance shall, during her life, be appropriated, at the discretion of the Directors, to the maintenance of her lawful children (if any) subject to the application of the rules of the Fund for children.
- 31. That it shall also be discretionary with the Directors to withhold the allowance of any female incumbent on the children's fund who may be proved to be leading an immoral life.

32. That female children being incumbents, if deserted by their mothers, shall be allowed to draw their own pensions if they hey have attained the age of sixteen, or by their quardians, or next of kin if below that age. The pensions of boys will be paid to their immediate guardians.

33. That the Sub-Tressurer of Government is the tressurer of this fund, No montes can be drawn from the tressurer but by drafts signed by two Directors, the Accountant and the Secretary to the fund, which drafts shall spicify on the face thereof the purpose for which the money drawn is required.

34. The an account be opened with the Bank of Bengal in the name of the Directors; and that all monies, as received by either the accountant or Sheretary, be sent in daily to the Bank. At the end of every week, the accuemulations to be transferred to the General Treasury, by cheque, signed by the Accountant, the Secretary, and two Directors.

35 That all drufts upon the Sub-Treasurer to meet the liabilities of the fund shall be in favor of the Bank of Bengal, and all payments on account of the fund shall be made by chaques on the said Bank, signed by the Accountant,

the Secretary, and two Directors.

86. That a General Meeting of the Subscribers be held in the month of August of every year, the day to be notified by adversement six weeks before the appointed time in the Calcutta Government Gazette, and two of the principal newspapers of the Presidency.

37. That at these annual meetings, a report of the proceedings of the Directors be read, and the books of the fund, together with an abstract statement of the accounts and a list of subscribers and incumbents, be laid before

the meeting.

38. That to render a subscriber competent to vote at general Meetings,

he must have paid up subscriptions for six months.

39. That it shall be competent to any twelve subscribers duly qualified, to require the Directors to call for a special General Meeting of subscribers. Notice of such meeting to be given in the public papers, but it shall be essential to the validity of the decision of such meeting, that not less than fourteen ubscribers resident in Calcutta be present thereat, exclusive of the requisitionists, the Directors, and the votes by proxy.

40. That it shall be competent to the Directors to decide upon matters of provided for by the xisting rules; any party aggreed by such decision hall be at liberty to appeal through the Directors to the general body of abscribers, or to a special general meeting of subscribers constituted as above, he decision. In either case, to be final and binding on the appellant and the

Directors.

41. That the votes of the general body of subscribers upon questions submitted to them by a circular letter, shall be considered as closed at the expira-

tion of four months from the date of such circular.

42. As a free appeal is thus provided for, it is expressly understood and greed to by all parties concerned, that no resort to legal proceedings shall chad scainst either the D rectors or the Officers of the fund, for any act done y them in their official capacity. Parties who resort to legal proceedings in outravention of this rule, shall forfeit all rights and every claim to benefit from he fund.

BYE LAWS

1. That the Directors meet for dispatch of buleness on every alternate Moday, I. e., bi-monthly, or oftener, as may be deemed necessary.

2 That a Chairman and Deputy Chairman be elected by the Directors

rom among themselves.

3. That except in cases of emergency or in mere matters of form, no question shall be considered to have been disposed of, but by the votes of Directors present at a regular meeting in which such question shall be discussed.

4. That any Doctor absenting himself from the meetings for two months, without assigning a reason for his absence, his seat in the Direction shall be

considered racated.

5. That the Directors have power to consult an attorney at law when desimed necessary.

6. That the Auditors shall report quarterly to the Directors the date up to which the books of the fund have been brought up.

7. That an extract from the auditor's report, shewing the progressive state of the fund, be published once in every three months.

8. That the Directors may publish information respecting the fund whenever they consider it necessary; but that no individual member, the Accountant, or the Secretary shall be at liberty to do so whithout their previous sauction.

9. That drafts of all important letters be circulated by the Secretary for

the approval of the Directors

- 10. That the Secretary keep a register of births, marriages, and deaths, in regard to all subscribers, and their families borne on the books of the fund.
- 11. That subscribers in the Mofussii who do not pay their subscriptions direct to the fund, shall furnish the Directors, monthly, with a corlificate signed by either the convenanted officer or head uncovenanted assisfant of the office into which they pay their subscriptions, or in the abstracts of which the deductions on that account are made.
- 12. Tgat where subscription shall be stated to have been paid for a particular month without any payment having been made for the month prior, such payment shall be credited to the month for which no payment has been made, and the supscription for the month professed to have been paid for, shall be demanded.
- 13. That the following form of receipt be adopted by the accountant for all monthly subscriptions paid to him direct, such receipt to be countersigned by the Secretary and a Director of the fund;

No. Co.'e Rs.

Received from

Co.'s Rs.

paing the amount of his registered subscription to the Unicovenan

being the amount of his registered subscription to the Uncovenanted Service Family Pension Fund for the month of

Director, Secretary, Accountant & Collector.

14. That all money remittances received by either the Accountant or Secretary be immediately acknowledged in the form of a simple receipt, to La countersigned by a Director.

15. That no receipt for subscription paid or acknowledgment for money received, be deemed valid, unless it bears the signature of a Director in addi-

tion to that of the Accountant or Secretary to the fund.

16. That the Directors appoint one of their body, turn by turn, to be Countersigning Director for one month, and that the Signing Director keep a register of whatever acceipts or mon y acknowledgments he may authenticate, and see that all monies so acknowledged are carried to the credit of the fund.

17. That in the calculation of annuities, baken periods exceeding six months are to be reckoned as one year, to be added to the age of the husband or father, and that broken periods of months are not to be reckoned in stating the age of the nife.

18 that the application for addination as a subsciber, the medical certificate and the declaration made before a Magistrate or Director, shall bear

a corresponding date.

19. That the habits of life of an applicant shall be taken into someidera-

ti n before he is addmitted is a subscriber.

20. That application for admission to the fond be circulated to the Directors by the Secretary immediately on receipt; and if enuctioned, the same be registered and the entrance certificate issued without waiting for the stated meeting of the Directors.

21. That no registration upon the books of the fund be made without

proof of payment of subscription money.

22. That a party be allowed two clear days from the receipt of ble application statement, to pay his enternce subscription; on falure, a fresh modical certificate and declaration to be required. Parties in the mofussit allowed two clear days of the dak.

23. That Entrance-Certificates be signed by all the Directors, but in case of the absence of any one or more of the Directors, a note to that effect be mide on the certificate.

24. That in issuing Entrance-Certificates, it be specified under the signature of the Accountant to the Fund, whether subscription-money has been paid direct into the Fund or through the Government treasuries;—in the latter case, the date of the receipt or certificate furnished, and by whom given, to be stated.

25. That a fresh Entrace-Certifica's shall be granted to a subscriber applying to enter upon re-murriage, the former Certificate being valid in regard to the children who may have been admitted with the deceased wife.

26. That on the issue of every Entrance-Certificate, a registry-fee of Rs be levied and carried to the credit of the Fund.

27. That the following form of Entrance-Certificate shall be granted on the admission of a subscriber:

Undovenanted Service Family Pension Fund.

Entrance Certificate.

Calcusta,
Certified that Mr.
has this day been admitted a Member of
the Uncoveranted Service Family Pension Fund, under the terms and conditions thereof, for the eventual benefit of his family, consisting of, at present,
as follows, and that his entrance subscription, viz. from

Rupees————————per mouth has been duly received by

| | , | | | | Collector. | - E |
|--------|--------|-----------------|----------|-----------|----------------------------|--------|
| | Names. | Age. | Where | Where | Provision for Wife & Chil- | 13 |
| Mante. | | Years. Months | born. | resident. | dren. | fee Co |
| | | | • | | | 20 |
| | | | 1 | | | Re. |
| | | | | | | Ċ |
| | | | , | | | |

All casualties, as well as marriage of children, must be communicated to the Secretary as they occur.

Registered as No.

Directors.
Secretary.

28. That the following forms of endorsement on the Entrance Certificates of subscribers increasing the provision for wife or children, be observed.

Certified that an increased provision of Co.'s Rs. per month bus this day been anhanthed for his [wife or children] within named, by the within named————under the rules and sadditions of the Fund.

By Order of the Directors.

Chairman. Accountant & Collector.

Secretary.

29 That the admission of children or of additional children of existing substitutes, shall be recorded on the original Butrance-Certificate in the follows to form

[Additional] (child or children) registered since issue of the Certificate and for whom provision is made according to the regulations of the Fund.

Nome. Date of brith. Date of admission. Amount of provision per mon. h.

By Order of the Directors.

Chairman, Accountant & Collector, Secretary.

80. That the following forms be adopted for reducing or cancelling the provision, or increased provision, for wife or children:

Dated

Certified that the provision [or increased provision] of Rs. per month, sabscribed for by the within named for his [wife or children] within [or above] named, has, at his request, been reduced from this date to Rs. per month.

Dated

Certified that the provision [or increased provision] of Rs. per month subscribed for the within [or above] named has been caucalled from this date at the request of the within named

Note.—Where the orginal prevision is entered under the signature of the Directors, the same mut be cancelled under their signature, and where under the signature of the Chairman, the Secretary, and Accountant, the cancelment to be made under the signature of these Officers.

31. That for every engrossment on the Eutrance-Certificate, a fee of one

rupee be levied and carried to the credit of the Fund.

32. Certificate of marriage having been duly solumnized, shall be consi-

dered sufficient for the purposes of the Fund.

33. That in cases of incumbents on the Fund being resident in Europe, it will be necessary, in order to entitle the parties to draw their pension, to furnish the Directors, after every six months, with a certificate of existence signed by the clergyman of the parish, or other competent authority, the signature being duly authenticated by a Notary Public.

34. That the following forms of receipt be adopted for the payment of

pensions to incumbents:

For Widows and Orphans.

To

The Directors of the Uncovenanted Service Pamily Pension Fund.

I hereby most solemnly declare, that I am in a state of widowhood, and entitled to the following pension for the month of last; on my own account, Co.'s Rs.

On account of my child viz:

born

Agreeably to Entrance Certificate No dated singed by the Directors of the Institution established 11th April, 1837, to which my late husband was a subscriber.

Witness,

(On back.)

I do hereby acknowledge to have received from the Directors of the Uncavenanted Service Family Pansion Fund, Co.'s Rs. on my own second, or Co.'s Rs. on account of my within-mentioned child for the month of

Residing at No.

For Orphans.

Co.'s Rs.

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do hereby acknowledge to have received from the Directors of the

Uncovenanted Service Pamily Pension Fund Co.'s Rs. being the amount Co.'s Rs. pension at the rate of for the munth of of. lust, as orphan . of the above Institution to which late father was a subscriber for benefit in virtue of Entrance Certificate Mr. granted by the Directors of the Fund? No.

35. Bachelors contributing to the Fund will be considered as donors; but in the event of their subsequently becoming subscribers and being at the time in the service of Government, such donations shall be adjusted to their credit

with reference to age and the amount of annulty required.

CALCUTTA PUBLIC LIBRARY.

ESPLANADE ROW, NO. 13.

1. The Library is a Public Library of reference and circulation, open to all ranks and classes of the community.

2. The property of the Library is vested in trustees, for the benefit of the

shereholders.

3. The use of the Library is available to subscribers as well as proprietors.

under rules hereafter specified.

4. The management of the Library is entrusted to a Committee of three Carators, chosen by the proprietors and first class subscribers of one year's standing, at a meeting in the month of February in each year, to be called by advertisement, by the Curators for the time being.

5. No resolution of the Curators, disposing of the funds of the Society. exceeding in amount one thousand rupecs, shall be carried into effect until the

accounts have been on the table for the space of one week.

6. All proceedings of the Curators shall be entered in a book, which shall always be on the table of the Lib ary, for the inspection of proprietors and onbacribera.

7. All account shall be made up yearly, and be audited and approved by the Curators, and submitted to the yearly meeting of propritors and sub-

scribers.

Upon all pecuniary questions, each shareholder shall have one vote. Uron all other matters, each propritor shall have only one vote; and upon all such other matters, each subscriber of the first class, and of one year's standing, shall have a rote.

9. A payment of 8:0 Co's. Rs in one payment, or in three payments of 166-10-8 each, 100-10-8 being paid down, and the remaining Co. Rs. 213 5-4 in equal instalments at six and twelve months, constitutes proprietors of the

Library.

10. Proprietors may not have more than ten shares each.

11. All shares are transferrable on payment by the purchaser of a fine of 100 Re per each share transferred.

12. Persons who have not paid up the full amount which entitles them

to a share, are not allowed to transfer such anticipated share.

13. The shares of the proprietors who leave India or die, which are not claimed, and the claimant's title thereto duly recognised by the Curators within five years from the time of such death or departure, at the expiry of such fire years, revert to the Library.

14. In the event of any proprietor who has not chimed his share, returnleg to Indiantany time after such five years, the Curators have power to restore

to bim bis chare.

15. 1st class subscribers pay an entrance-fee of 20 Co. Its for the fixed month, and there Be, every succeeding month, or 8 Co. Re. a month, without setrance.

16. 2d class subscribers pay an entrance fee of 16 Co Rs. for the first month and 4 Co. Rs. every succeeding month, or 6 Co. Its a month, without

17. 3d Class subscribets pay an enterance-fee of 8 Co. He fo; the affet.

month, and & Co. Re. every recording month.

18. Any subscriber is at liberty, at any time, to become a proprietor, upon making up his contributions to the sum of 320 Co.'s re. with interest at the rate of five per cent. per annum, from the time of commending his subscription.

19. All subscriptions are collected in advance monthly.

- 20. Subscribers who choose to pay a year's aubscription in advance, are allowed a deduction of ten per cent. on such advance.
- 21. No subscriber, failing for one month to pay his subscription, is allowed to make use of the Library, until he receive permission to do so from the Curators.

22. Subscriptions are not received for broken parts of a month, and are held to run as from the first of the month in which they are enrolled.

23. Subscribers quitting Calcutta whithout communicating in writing to the Curators their intention, are required to pay their subscription, until such intention is so communicated by them; and falling so to pay, cease to be subscribers, and cannot be re-admitted without special reference to the Curators.

24. The Curators have power to issue to poor students and others, tickets of admission to the Library, for such periods as may be thought ad-

visable, su li tickets not to be transferable.

- 25. It is open to the Curators to call a special meeting at any time they think fit, giving not less than seven days' notice thereof, and they are bound to call such meeting, to be held within one month from the receipt of a requisition signed by any five proprietors, or any ten proprietors and subscribers of the first class, of one year's standing, expressing the object for which the requisitionists desire such meeting; and if notice of such meeting shall not be greatly such Curators within one fortnight of the receipt of such requisition, any three proprietors may call the same, giving not less than seven days' nticathereof.
- 26. The above rules are fundamental rules of the instituteon, and can only be altered at the general meetings or at a special meeting called for that purpose, by public advertisement, in some one or more of the daily newspapers in Culcutta, with not less than seven days' notice, and in which shall be expressed the object of the proposed alteration.
- 27. There shall be a mouthly meeting of the proprietors and subscribers on the first Saturday of every month at 4 o'clock P. M., at which the Curators are expected to attend and report the progress of the institution, and receive such suggestions and propositions as may be made by any proprietors or subscribers, provided the same be not contrary to the rules of the Library.

RULES FOR THE CIRCULATION OF BOOKS AMONG PROPRIETORS AND SUB-

Rule 1st-None of the books belonging to Fort William College Library shall be allowed to circulate without special leave obtained from the Curators Rule 2d—The Carators shall have power to withdraw from circulation and also to prohibit, without special leave obtained from them, the circulation of any book, at their discretion.

Rule 3d-All other books in the Library shall be allowed to circulate

among propritors and subscribers.

Rule 4th—No book shall be allowed to circulate until it shall have remained in the Library one week from the date of receipt, eccept novels, tales, and periodicals intended for circulation. These may be put into circulation after two days from the date of receipt

Rule 6th-No person shall be entitled to take any books out of the Library, until he shall have discharged all claims against him on behalf of the Library.

Rule 7th—The Libray shall be daily open, (Sundays and the space of seven days immediately preceding the annual meeting of propretors, and subscribers in each year only excepted) from sunrise till sunset.

Rules 8th,—Any preprietors or 1st 2d, or 3d class subscriber, shall be sufficient to have delivered to him, or to his written order, books from the Library if he provide a suitable bag or box for the secure conveyance of such books.

Rule 9th. No proprietors or 1st class subscribers, shall be entitled to have out of the Library, at any one time, more than two sets of works and one periodical, nor any 2d class subscribers more than one set of works and one periodical

nor any 3d class subscriber more than one set of books other than new publica-

tions or periodicals, without special leave of the Curators.

Rule 10th.—Any works comprised in one volume, and in general the works of any one author or set of authors published together, shall be accounted a set of works, provided that in voluminous works the Curators shall have power at their discretion, to limit the number of volumes which shall be taken out at any one time.

Rule 11th .- All works as received, shall be entered in the Library catalogue

and the titles thereof shall be conspicuously notified in the public room.

Rule 12th.—All new works also, as received, shall be entered in a book to be entitled a Privilage book, and such works shall be issuable to proprietors and subscibers, who put their names under the respective entries according to the order in which they put down their respective names, provided that proprietors, and first class subscribers, who put down their names within a month of the date of the receipt of such new work, shall be allowed to take out such new works, before any 2d class subscriber.

Rule 13th.—The person next in succession for such new work, who does not apply for it one day after it has been returned to the Library, shall be considered as having lost his turn, and the first applicant on the list after him, shall then

be entitled to take out such works.

Rule 14th.—Any person taking out books, shall be entitled to keep them for the following periods, exclusive of the day of delivery.

Rule 15th.—Any person shall be entitled to keep other works for double the above tmes, or until one day after he has received notice on the part of the Curators to return them.

Rule 16th.—Any proprietor or subscriber taking away books without giving notice to the Librarian, shall pay a fine of 10 rupees for each o lume so taken.

Rule 17th.—Any person not returning any book within t ve time limited by oth Library rules, shall pay a fine to be determined by theh Curators, not exceeding one rupee per volume for each day of such undue de tention.

Rule 18th.—Any book found, on return to the Library, to be damaged, shall be withdrawn from circulation until examined by the Curators, and the particular imperfection shall be notified in a conspicuous part of the book, before it is re-issuable; and the person, in whose custody such book was when such damage occurred, shall be answerable to the curators for such sum as they may determine to be necessary to repair the seme.

Rule 19th.—When any fine has been incurred by any person who has taken out books, notice thereof shall be given to him by the Librarian; and if not paid, the fine shall be deducted from his deposit, and no books be issued to him until his deposit be completed.

Rule 20th .- The printed catalogue shall be sold to proprietors, subscribers,

and others, at the price of two rupees per copy.

NOTE BY THE LIBRARIAN.

The Library now consist of 9,236 vols., and contains a pretty good collection of books of almost every department of literature and science. All the best periodical publications are taken in, and every new work of merit and interest is purchased as soon as it is landed in Calcutta.

Parties desirous of subscribing, are requested to communicate their wish to the Librarian, specifying the class they wish to belong to, and the vates of subscription they prefer paying. Catalonges and all other information to be had on

auplication.

Preprietors and subscribers, in selecting books from the catalogue, are respectfully solicited to mark 19 or 16 Nos., to prevent disappointment, and return all the new books as early as possible for the sake of general acommodation.

Part ix.] Dorjelling garden and plantation society. 531

DORJELLING GARDEN AND PLANTATION SOCIETY.

·lst. A nursery for nake, chesnute, maples, rhododendrous, pines, and all other forest trees growing in these Mountains, to supply the Agricultural and Horticultural Society in India, and establishments and individuals in Europe, America, the Cape, and New Holland, free of expence beyond carriage and packing.

2d. A nursery for fruit trees of all kinds, particulalry European, such as gooseberries, currante, cherries, apples, pears, plums, &c. &c. which cannot be raised in the plains, but which, by being first reared and planted out here, may either supply seed, which can be raised below, or the young trees themselve can be supplied to parties who wish to try the experiment of insuring them is the cliu ate of India.

3d. A garden for the purpose of growing vegetable seed of the best quality, and to ensure this the vegetables planted will be entirely appropriated to the raising of seed, and not for the supply of vegetables for the table.

4th. A garden for flower seeds on a like princeple. And should the circum-

stances of the case admit, we further propose, that

5th. The whole establishment shall, as much as possible, he formed on the model of a botanic garden, and be specially adapted, in the strictly botanic part to the vegetable productions of these regions, not, however, excluding those of other countres.

3d. To accomplish these things, a portion of ground will be required at the stations which it is probable may be granted free of cost, in consideration of the great public benefit such a scheme is calculated to confer; but if not, we are

willing to pay such yearly quit rent as may be reasonable.

4th. As no plan can he permanent without a permanent income, we propose to raise by subscription a sum the interest of which may, (together with what we hope to obtain from the Agricultural and Horticultural Society,) be sufficient maintain the establishment; and in that case, to prevent loss, all funds

will be envested in Covernment Securities.

5th. To effect this in will perhaps be expedient to form a Society to be called "THE DORILLING GARDEN AND PLANTATION SOCIETY," which will act in conjunction with and as a branch of, the Agricultural and Horticultural Society; and of which, all persons subscribing to the amount of 50 rupees and up wards, within the ensuing twelve months, will have a right to be Members without being ever afterwords called upon for any further subscription.

6th. The produce of the garden, trees, plants, seeds, &c., will be distributed as those of the Agricultural and Horticultural Society are, giving the preference to Members who wid receive them free of all expence except that of carriage and packing; and such as remain will open to the public at a reasonable extra

charge, to be hereafter determined upon.

7th. As no profit is to be expected, the establishment will be extended ac-

cording to the exension of its means.

We have thus stated the object and means proposed to accomplish it, of a Society which, if properly conducted, will be of very gract benefit buth to this and to other countries. More particular details must be left for future consideration by the abscribers, and a Managing Committee at Dorjelling. Wa have only further to observe, that this climate is peculiarly adapted for raising vegetables; the carrots, potatoes, cabbages, peas, and m short all yet tried, are quite equal to those of Europe; and the importance of an abundant supply of good garden seens, growing in the country, and consequently not liable to fall like those brought from Europe; the Cape, and other distant places, need not be dwelt upon.

While the introduction of forest trees of so noble a description as those of this region, into our own country and the temperate latitudes of Europe, America, New Holland and the Cape would, of itself, if nothing clas of immediate benefit to this country were to araise from it, be an object of inculcumbe value. We cannot doubt, therefore of raising a sum fully adequate to the end in view; and as a begining, the undersigned beg to subscribe the sum of 50 rupees each, and one of our members, Mr. Pearson, has agreed to act as Secretary and Manager.

Committee G. W. A. LLOYD. Lieut.-Col. R. C. NAPIER, Lieut. Engineers, HENRY M. LOW. J. T. PRARSON.

DORFELLING. 28th August, 1839.

N. B. The garden is bounded on the South and West by the Bamboos now defining Colonel Lloyd's location, on the East and North by the Road leading to the great Spring, and the House of the European Sergeants; the bundary towards the valley will be the junction of two streamlets, which have their sources in the ground itself.

LANDHOLDERS' SOCIETY.

1st. The objects of this Society are to promote the general interests of Landholders.

2nd. To promote cordial and friendly communication between all classes interested in land, without distinction of colour, caste, birth, place, or religion.

3rd. To diffuse information on all subjects connected with the interest of the soil.

4th. To compose and settle differences and disputes amongst Landholders.

5th. To endeavour to obtain a legal limitation to the claims of the state, for the better securing of titles.

6th. To make respectful representations to Government when any regulation shall be promulgated, injurious to the general interest of all connected with the soil.

7th. In the same manner to sak for such new enectments as may be deemed important to the interests of the Landholders and others connected with the soil.

8th. To ask for the repeal of all extinting laws that may be prejudicial to the same classes.

9th. To extend the assistance of the Society to Individuals when we think a general principle is involved, in order that such cases may be appealed to superior authorities.

10th. To defend ourselves by legal means against the Resumption Messures now in progress, and any further attacks of the same nature, or any encroachments upon the pricingles of the permanent settlement.

11th. To contend for the fulfilment of the pledge, by proclaimation, to

extend the permanent settlement to the North-West Provinces.

12th. To assist Landholders living at a distance in their business with the Court and Public officers of the Precidency, and generally to furnish them with advice on all matters properly connected with the objects of the Society.

13th. The carry into effect the above objects, it is proposed that the following officers be chosen.

14th. A Committee of twelve persons, to be elected by ballot, four to go out by rotation at the experation of each year, and their places to be filled by ballot. The same persons may be re-elected. **

15th. The Committee to be empowered to add to their number, if expedient,

subject to confirmation by the next General Meeting

16th. The Committee shall choose out of their number a President, Vice President and Treasurer.

17th. The President, or, in his absence, the Vice President, to have the casting vote in all divisions where the numbers shall be equal.

18th. All divisions to be settled by ballot.

19th. The Secretary and assistant Secretary to be nominated by the Committee, and appointed by a majority of the Members.

20th. The Secretary to find his own establishment, subject to the approval of the Committee, who will pass his accounts monthly.

21st. The Public Regulations, and such other books or papers as may be

necessary, to be kept at the office of the Society.

22n l. A meeting of the Committee to take place the first Monday in every month, and whenever called rapecially by any two of the Committee or any five Members of the Society.

23rd. Any five of the Members of the Committee, when present at a meet-

I ng, will from a quoram to conduct the business of the Society.

24th. A general Meeting of the Members to be held quarterly on a day sppointed by the Committee.

25th. The election and expulsion of members, and all questions whatever relating to the concerns of the Society, may be directed by a majority.

26th. When a member may wish to retire, he is to give one month's pre-

27th. In case of death, any one of the heirs and representatives of a deceased Member shall, with the consent of the co-heirs, have a hereditary right to be elected as a Member, and be exempt from any fresh entrance fee.

28th. Every person desirous of becoming a Member of the Society, must

apply to the Committee through their Secretary.

29th. The only qualification necessary to be eligible for election as a Member, is a desire on the part of the candidate to promote the general objects of the Society.

30th. A Member may vote by written proxy on general questions.

31st. Mooktiers of absent Members any attend meetings by permission of the Committee.

32nd. Buch Member to pay an enterance fee of five rupees, and an anual subscription, in advance, of twenty rupees.

33rd. The Committee is authorized to receive donations to any amount from any member or other person willing to promote the objects of the Society.

34th. The Committee are to be earnestly recommended to endeavour to establish branch Societies in every district of the British Indian Ewpire, with the view of establishing regular communications on all subjects connected with the objects of the Society.

35th. No person to vote unless his subscription be paid up.

36th. The funds to be kept in a Bank, as may be ordered by the Committee from time to time, or otherwise invested at their discretion.

37th. Current expences to be drawn for by the Secretary, countersigned by

two of the Members. 38th. Extraordinary expenses only by order of the Committee, entered in

their proceedings.

39th. The Sccretary to keep proceedings of each Monthly Meeting, in English and Bengally, duly signed by the Chairman of the Committee, and to keep an index of all communications with Government or Public officers, which may decide general principles for the easy referenceh of members.

40th. Members of the Society and others having disputes, may refer them to one or more members of the Committee, who will arbitrate on matters con-

nected with the objects of the Ecclety.

THE END.

THE BENGAL HURKARU

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THE BENGAL HURKARU, the senior and the largest, journal of India, was established, as a Weekly Newspaper, in January, 1795. It was originally printed on small folio sheets, and published every Tuesday morning, with supplements, as occasion required, during the week: subsequently, the day of its publication was changed to Saturday, and eventually it became a duily Paper.

The first number of the daily Harkaru (being likewise the first DAILY Paper ever published in India) appeared on the 29th April, 1819, printed on a single quarto sheet, which was then judged the utmost that could be got up daily at an Indian Press. Very soou, however, a second sheet was considered necessary and means were found to publish it; and on the 1st July, 1821, a third sheet was added, and the material upon which it was printed changed from Bengal medium to good Europe royal paper—the first ever used for an Indian Newspaper. Quarto, and even small folio, sheets, having, however, been found, by experience, unsuited to the purposes of a daily paper, on the 1st February, 1824, it was printed on a royal folio sheet, and so continued until 1st January, 1834, when it assumed its present imperial size.

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CALCUTTA, JANUARY 1, 1844.

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